St. Lucie County Historical Information

Elected Officials, Constitutional Amendments, County and Municipal Referendums

Gertrude Walker
Supervisor of Elections
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Fort Pierce, FL 34947
772-462-1500
www.slcelections.com

This information was compiled as a public service.

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# TABLE OF CONTENTS

<table>
<thead>
<tr>
<th>Section</th>
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<tbody>
<tr>
<td>COUNTY COMMISSIONERS</td>
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<td>CONSTITUTIONAL OFFICERS</td>
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<td>JUDGES</td>
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</tr>
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<td>ST. LUCIE VILLAGE ORDINANCES</td>
<td>147</td>
</tr>
<tr>
<td>ST. LUCIE COUNTY ELECTIONS STATISTICS</td>
<td>148</td>
</tr>
<tr>
<td>VOTER INFORMATION</td>
<td>159</td>
</tr>
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<td>VOTER TURN-OUT</td>
<td>161</td>
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C.F. Raulerson, Chairman  2
A. B. Michael  1
W.R. Hardee  3
A.D. Merwin  4
D.C. Cox  5

1922 - Same as above

1923
C.F. Raulerson  2
W.R. Hardee  3
D.C. Cox  5
G.A. Braddock
A.H. Warner

1924 - Same as above

1925
C.F. Raulerson, Chairman  2
W.R. Hardee (Replaced by Sorensen 7/27)  3
G.A. Braddock (Replaced by Martin 8/25)
D.C. Cox (Replaced by Don Forbes 1/15)  5

1926 - Same as above

1927
C.F. Raulerson, Chairman  2
A.H. Warner
R.R. Martin
Robt. Gladwin  5
Severien Sorensen  3

1928 - Same as above

1929
C.H. Edwards, Chairman  2
S. Sorensen  3
Robt. Gladwin  5
W.H. Merwin  4
J.G. Coats  1
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</tr>
<tr>
<td>1959</td>
<td>B.Y. Free, Chairman (Replaced by C. Delaplane 3/1960)</td>
<td>Chairman</td>
<td>1</td>
<td></td>
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<tr>
<td></td>
<td>(Replaced by C. Delaplane 3/1960)</td>
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<tr>
<td></td>
<td>Melvin Shaffner</td>
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<tr>
<td></td>
<td>E.L. Taylor</td>
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<td>2</td>
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</tr>
<tr>
<td></td>
<td>J.D. Nelson</td>
<td></td>
<td>5</td>
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<tr>
<td></td>
<td>N.W. Jorgensen</td>
<td></td>
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</table>
1960 - Same as above (Nelson-Chairman)

1961
N.W. Jorgensen, Chairman 3
M. Shaffner 4
E.L. Taylor 2
J.D. Nelson 5
W.R. McCain 1

1962 - Same as above (Nelson-Chairman)

1963
W.R. McCain, Chairman 1
N.W. Jorgensen 3
J.D. Nelson 5
Marjorie Silver 4
Walter Hebb 2

1964 - Same as above

1965
W.R. McCain, Chairman 1
John B. Park 3
Cody L. Bailey 5
Marjorie Silver 4
Walter Hebb (Replaced by Baker-4/65) 2

1966 - Same as above (Bailey-Chairman)

1967
W.R. McCain, Chairman 1
John B. Parks 3
Cody Bailey 5
Marjorie Silver 4
E.E. Green 2

1968 - Same as above (Green-Chairman)

1969
John B. Parks, Chairman 3
W.R. McCain 1
E.E. Green 2
George D. Price 5
Marjorie Silver 4

1970 - Same as above (Park-Chairman)

1971
George D. Price, Chairman 5
W.R. McCain 1
John B. Park       3
E.E. Green       2
Edward G. Enns      4

1972 - Same as above (Price-Chairman)
1973 - Same as above (McCain-Chairman)
1974 - Same as above (McCain-Chairman)
1975 - Same as above (McCain-Chairman)
1976 - Same as above (Enns-Chairman)
1977 - Same as above (Enns-Chairman)
1978 - Same as above (Park-Chairman)
1979 - Same as above (Green-Chairman)
1980 - Same as above (Price-Chairman)

1981
Edward G. Enns, Chairman     4
W.R. McCain       1
E.E. Green       2
Maurice Snyder      3
William Palmer      5

1982 - Same as above (McCain-Chairman)

1983
William Palmer, Chairman     5
Maurice Snyder      3
E.E. Green       2
E. Dale Trefelner      4
Havert L. Fenn      1

1984 - Same as above (Snyder-Chairman)

1985
R. Dale Trefelner, Chairman     4
Havert L. Fenn      1
E.E. Green       2
Jack Krieger      3
Jim Minix      5

1986 - Same as above (Fenn-Chairman)

1987
Jim Minix, Chairman  5
Jack Krieger         3
Judy Culpepper       2
Havert L. Fenn       1
R. Dale Trefelner    4

1988 - Same as above (Krieger-Chairman)

1989 - Same as above (Culpepper-Chairman)

1990 - Same as above (Trefelner-Chairman)

1991 - Same as above (Fenn-Chairman)

1992 - Same as above (Minix-Chairman)

1993
Judy Culpepper, Chairman  2
Cliff Barnes            5
Denny Green            3
Havert L. Fenn         1
R. Dale Trefelner      4

1994 - Same as above (Fenn-Chairman)

1995
Denny Green, Chairman  3
Ken Sattler            2
Havert L. Fenn         1
Cliff Barnes           5
Gary D. Charles, Sr.   4

1996 - Same as above (Barnes-Chairman)

1997
Gary D. Charles, Sr., Chairman  4
John D. Bruhn          1
Ken Sattler            2
Paula A. Lewis         3
Cliff Barnes           5

1998
Frances “Frannie” Hutchinson  4
John D. Bruhn          1
Doug Coward           2
Paula A. Lewis         3
Cliff Barnes           5
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<tr>
<th>Year</th>
<th>Name 1</th>
<th>Rank</th>
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<td>2000</td>
<td>John D. Bruhn</td>
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<td>Paula A. Lewis</td>
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</tr>
<tr>
<td></td>
<td>Frances “Frannie” Hutchinson</td>
<td>4</td>
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<td></td>
<td>Cliff Barnes</td>
<td>5</td>
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<tr>
<td>2002</td>
<td>John D. Bruhn</td>
<td>1</td>
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<tr>
<td></td>
<td>Doug Coward</td>
<td>2</td>
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<tr>
<td></td>
<td>Paula A. Lewis</td>
<td>3</td>
</tr>
<tr>
<td></td>
<td>Frances “Frannie” Hutchinson</td>
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<td></td>
<td>Cliff Barnes</td>
<td>5</td>
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<tr>
<td>2004</td>
<td>Joseph “Joe” Smith</td>
<td>1</td>
</tr>
<tr>
<td></td>
<td>Doug Coward</td>
<td>2</td>
</tr>
<tr>
<td></td>
<td>Paula A. Lewis</td>
<td>3</td>
</tr>
<tr>
<td></td>
<td>Frances “Frannie” Hutchinson</td>
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</tr>
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<td></td>
<td>Chris Craft</td>
<td>5</td>
</tr>
<tr>
<td>2006</td>
<td>Joseph “Joe” Smith</td>
<td>1</td>
</tr>
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<td>Doug Coward</td>
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<tr>
<td></td>
<td>Paula A. Lewis</td>
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</tr>
<tr>
<td></td>
<td>Frances “Frannie” Hutchinson</td>
<td>4</td>
</tr>
<tr>
<td></td>
<td>Chris Craft</td>
<td>5</td>
</tr>
<tr>
<td>2008</td>
<td>Chris Dzadovksy</td>
<td>1</td>
</tr>
<tr>
<td></td>
<td>Douglas Coward</td>
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<tr>
<td></td>
<td>Paula Lewis</td>
<td>3</td>
</tr>
<tr>
<td></td>
<td>Charles Grande</td>
<td>4</td>
</tr>
<tr>
<td></td>
<td>Chris Craft</td>
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</tr>
<tr>
<td>2010</td>
<td>Chris Dzadovksy</td>
<td>1</td>
</tr>
<tr>
<td></td>
<td>Tod Mowery</td>
<td>2</td>
</tr>
<tr>
<td></td>
<td>Paula Lewis</td>
<td>3</td>
</tr>
<tr>
<td></td>
<td>Frances “Frannie” Hutchinson</td>
<td>4</td>
</tr>
<tr>
<td></td>
<td>Chris Craft</td>
<td>5</td>
</tr>
<tr>
<td>2012</td>
<td>Chris Dzadovksy</td>
<td>1</td>
</tr>
<tr>
<td></td>
<td>Tod Mowery</td>
<td>2</td>
</tr>
<tr>
<td></td>
<td>Paula Lewis</td>
<td>3</td>
</tr>
<tr>
<td></td>
<td>Frances “Frannie” Hutchinson</td>
<td>4</td>
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<tr>
<td></td>
<td>Kim Johnson</td>
<td>5</td>
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</tbody>
</table>
2014
Chris Dzadovsky      1
Tod Mowery            2
Paula Lewis           3
Frances “Frannie” Hutchinson 4
Kim Johnson           5

2016
Chris Dzadovsky      1
Tod Mowery            2
Linda Bartz           3
Frances “Frannie” Hutchinson 4
Cathy Townsend        5

2018
Chris Dzadovsky      1
Sean P. Mitchell      2
Linda Bartz           3
Frances “Frannie” Hutchinson 4
Cathy Townsend        5
## CONSTITUTIONAL OFFICERS

<table>
<thead>
<tr>
<th>Clerk Circuit Court</th>
<th>Term</th>
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<tbody>
<tr>
<td>J.E. Fultz</td>
<td>1/10/1915</td>
</tr>
<tr>
<td>P.C. Eldred</td>
<td>1/2/1917 - 12/1932</td>
</tr>
<tr>
<td>W.R. Lott</td>
<td>1/1933 - 1/1950</td>
</tr>
<tr>
<td>Bill Baggett (Ad Interim)</td>
<td>1/1950</td>
</tr>
<tr>
<td>Raymond Ford</td>
<td>1/24/1950 - 12/1950</td>
</tr>
<tr>
<td>Bill Baggett</td>
<td>1/1951 - 12/1960</td>
</tr>
<tr>
<td>Roger Poitras</td>
<td>1/5/1961 - 1986</td>
</tr>
<tr>
<td>Joanne Holman</td>
<td>1/1993 – 1/2005</td>
</tr>
<tr>
<td>Joseph Smith</td>
<td>1/2009 - Present</td>
</tr>
</tbody>
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<table>
<thead>
<tr>
<th>Property Appraiser/Tax Assessor</th>
<th>Term</th>
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<tbody>
<tr>
<td>F.C. Poppell</td>
<td>1/1913</td>
</tr>
<tr>
<td>R.G. Hardee</td>
<td>1/10/1915</td>
</tr>
<tr>
<td>C.M. Horton</td>
<td>1/1925</td>
</tr>
<tr>
<td>E.R. Pierce</td>
<td>1/1929</td>
</tr>
<tr>
<td>Calvin P. Poppell</td>
<td>1/1953</td>
</tr>
<tr>
<td>Walter Hebb</td>
<td>3/1965</td>
</tr>
<tr>
<td>Douglas Putnam</td>
<td>1993 - 2000</td>
</tr>
<tr>
<td>Jeff Furst</td>
<td>2000 – 2010</td>
</tr>
<tr>
<td>Ken Pruitt</td>
<td>2010 – 2017</td>
</tr>
<tr>
<td>Michelle Franklin</td>
<td>2017 – Present</td>
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</table>

<table>
<thead>
<tr>
<th>Tax Collector</th>
<th>Term</th>
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</thead>
<tbody>
<tr>
<td>D.E. Sutton</td>
<td>1907 - 1912</td>
</tr>
<tr>
<td>F.M. Tyler</td>
<td>1913</td>
</tr>
<tr>
<td>Orris Nobles</td>
<td>10/1948</td>
</tr>
<tr>
<td>Curtis James</td>
<td>1949 - 1969</td>
</tr>
<tr>
<td>Daniel N. Knowles</td>
<td>1969 - 1984</td>
</tr>
<tr>
<td>Dorothy &quot;Jo&quot; Conrad</td>
<td>1985 - 2001</td>
</tr>
<tr>
<td>Bob Davis</td>
<td>2001 – 2013</td>
</tr>
<tr>
<td>Chris Craft</td>
<td>2013 - Present</td>
</tr>
</tbody>
</table>
Sheriff
D.A. Carlton  1/8/1907 - 1/7/1913
W.R. Monroe  7/10/1950 - 1/4/1921
Augustus Ruffner  4/7/1921 - 7/8/1922
J.R. Merritt  7/8/1922 - 1/6/1928
C.L. Norvell  1/1/1973 - 1984
Robert C. Knowles  1985 - 2001
Ken Mascara  2001- Present

Supervisor of Elections/Registration
Ed Edge  1/1905 - 1926
Vida Bean Peterson  6/1926 - 12/1940
Edw. A. Whelan  1/1941 - 12/1949
Estelle Godfrey  1/1950
Elizabeth Summerlin
Gertrude Walker  10/1980 – Present

Superintendent of Public Instruction
C.P. Platts  1/1905 - 1925
Mrs. Edgar Lewis  6/1925 - 12/1930
N.H. Bullard  1/1931 - 6/1945
D.C. Huskey  6/1945 - 1956
Ben L. Bryan, Sr.  1957 - 1968
J.Walter Hebb  1969 - 1972
D.R. Seelinger  1973 - 1976
Nolan Skinner  1/1977 - 1983
George Hill  1984 - 1988
William Vogel  1996 - 2003
Genelle Yost  9/16/2013 – 2015
Wayne Gent  2015 - Present
## Judges

### County Judges

<table>
<thead>
<tr>
<th>Name</th>
<th>Term</th>
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<tbody>
<tr>
<td>J.E. Andrews</td>
<td>1/10/1905</td>
</tr>
<tr>
<td>Fred Fee</td>
<td>1907 - 1909</td>
</tr>
<tr>
<td>F.L. Hemmings</td>
<td>1909 - 1914</td>
</tr>
<tr>
<td>Angus Sumner</td>
<td>1/6/1922 - 1926</td>
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<tr>
<td>Walker Liddon</td>
<td>1926 - 1926</td>
</tr>
<tr>
<td>A. C. Brown</td>
<td>1926 - 1933</td>
</tr>
<tr>
<td>Flem C. Dame</td>
<td>1/1937 - 1960</td>
</tr>
<tr>
<td>J.M. Sample</td>
<td>1961 - 1967</td>
</tr>
<tr>
<td>James Alderman</td>
<td>9/71 - 1/1973</td>
</tr>
<tr>
<td>E.P. Defriest</td>
<td>1973 - 1986</td>
</tr>
<tr>
<td>Wm. Tye</td>
<td>1973 - 1991</td>
</tr>
<tr>
<td>James W. Midelis</td>
<td>1986 – 2004</td>
</tr>
<tr>
<td>Dan Vaughn</td>
<td>1991 - 1999</td>
</tr>
<tr>
<td>Nirlaine Tallandier Smartt</td>
<td>Appointed 2015 – 2017</td>
</tr>
<tr>
<td>Daryl Isenhower</td>
<td>Appointed 2016</td>
</tr>
<tr>
<td>Philip J. Yacucci, Jr.</td>
<td>1/3/2003 - Present</td>
</tr>
<tr>
<td>Kathryn Nelson</td>
<td>11/1/2005 – Present</td>
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<tr>
<td>Ed Alonzo</td>
<td>2016 – Present</td>
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### Circuit Judges

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<thead>
<tr>
<th>Name</th>
<th>Term</th>
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<tr>
<td>Elwyn Thomas</td>
<td>6/1929 - 6/1941</td>
</tr>
<tr>
<td>John Mccarty</td>
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<tr>
<td>James Alderman</td>
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<tr>
<td>Wallace Sample</td>
<td></td>
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<tr>
<td>Royce Lewis</td>
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</tr>
<tr>
<td>Philip Nourse</td>
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</tr>
<tr>
<td>Rupert Smith</td>
<td></td>
</tr>
<tr>
<td>C.P. Trowbridge</td>
<td></td>
</tr>
<tr>
<td>Charles E. Smith</td>
<td>1977 – Retired</td>
</tr>
<tr>
<td>Scott M. Kenney</td>
<td>1986 – Retired</td>
</tr>
<tr>
<td>John E. Fennelly</td>
<td>1985 – Retired</td>
</tr>
<tr>
<td>Marc A. Cianca</td>
<td>1986 – Retired</td>
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<tr>
<td>Cynthia Angelos</td>
<td>1994 – Retired</td>
</tr>
<tr>
<td>Alberta Widman</td>
<td>2000 - Retired</td>
</tr>
<tr>
<td>Shirley Brennan</td>
<td></td>
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<tr>
<td>Burton C. Conner</td>
<td>1997 - Present</td>
</tr>
<tr>
<td>Paul B. Kanarek</td>
<td>1988 - Present</td>
</tr>
<tr>
<td>Dwight L. Geiger</td>
<td>1976 - Present</td>
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<tr>
<td>Robert Makemson</td>
<td>1989 - Present</td>
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</tbody>
</table>
Larry Schack       1991 - Present
Robert A. Hawley, Jr.  1995 - Present
Cynthia L. Cox       1997 - Present
Robert E. Belanger   2005 – Present
James W. McCann      2005 - Present
Gary L. Sweet        2005 - Present
Sherwood Bauer, Jr.  2005 – Present
F. Shields McManus   2007 - Present
Steven J. Levin      2000 – Present
William L. Roby      2000 - Present
Dan L. Vaughn        2000 - Present
Barbara Bronis       2005 - Present
Lawrence Mirman      2005 - Present
Elizabeth A. Metzger  2005 – Present
Robert Pegg          2007 – Present
Charles Schwab       2013 – Present
Janet Croom          2015 – Present
Robert Bob Meadows   2018 - Present
AMENDING THE FLORIDA CONSTITUTION

There are a number of ways to amend our state Constitution. In fact, there are more paths to amending the Florida Constitution than are available in any other state. The five methods are laid out in Article XI, labeled Amendments. Citizens will want to pay particular attention to the Constitutional Revision Commission, which will meet again in 2017.

Amendments Proposed by the Legislature

Section 1, the State Legislature can put a proposed amendment on the ballot if 60% or more of the legislators in each chamber agree to do so in a joint resolution. The amendment will be presented for voter approval on the next general election ballot more than 90 days after the joint resolution is adopted.

Constitution Revision Commission

Section 2 provides for the Constitution Revision Commission, which convenes every 20 years for the purpose of reviewing Florida’s Constitution and proposing changes for voter consideration. The Commission meets for about one year, traveling the State of Florida, identifying issues, performing research and possibly recommending changes to the Constitution, which go on the next general election ballot at least 180 days after the Commission makes its recommendations. The last comprehensive review of Florida’s Constitution occurred in 1997-1998. The next one is coming up in 2017.

The commission consists of 37 members, which include: the Attorney General, 15 members chosen by the Governor, 9 members chosen by the Speaker of the House, 9 members chosen by the President of the Senate and 3 members selected by the Chief Justice of the state Supreme Court (with the advice of the justices). The Governor designates one member as commission chair, and any vacancies are filled the same way as the original appointments.

Citizens’ Initiative

Section 3, with some limits, grants Florida citizens the right to initiate constitutional amendments. To amend the Constitution by citizen initiative, proponents must form a political committee, register with the Division of Elections and then create a petition. After the Division of Elections reviews and approves the petition, supporters must demonstrate that there’s sufficient popular support for their measure to merit certification by the Secretary of State. To qualify for the ballot, proponents must collect signatures from registered voters equal to at least 8% (766,200) of the total number of statewide votes cast in the previous Presidential election, and the signatures must be from at least 13 of Florida’s 25 Congressional districts. Additionally at least 10% of the total number of signatures required to qualify for the ballot must be gathered from at least seven Congressional districts

Once signatures are validated by the Supervisors of Elections, the Secretary of State certifies the petition for Florida Supreme Court review. If the Court approves, the initiative is qualified to go on the ballot for the next general election. Of note, Florida has a very strict single-subject rule, requiring each initiative to address just one subject (except amendments limiting the power of government to raise revenue, which are exempted from the single-subject restriction). While initiative petitions may circulate indefinitely, a voter’s signature is only valid for four years from the date it was signed. After the proposed amendment qualifies for the ballot, a financial impact statement is developed and included on the ballot, if applicable.
Constitutional Convention

Section 4 grants the people the right to put a question on the ballot as to whether a constitutional convention shall be called. To place a call for a convention on the ballot, proponents must collect signatures from registered voters equal to 15% of the total number of statewide ballots cast in the previous Presidential election, and follow the same signature validation/certification process as for a citizen-initiated constitutional amendment.

After sufficient signatures have been certified, the question "Shall a constitutional convention be held?" will be submitted to voters at the next general election more than 90 days after the petition is filed. If approved by a simple majority, each state legislative district elects a member to the constitutional convention at the next succeeding general election, and the convention convenes in the capital 21 days later. The Convention must file any proposed constitutional revisions with the custodian of state records no later than 90 days before the next succeeding general election.

Taxation & Budget Reform Commission (TBRC)

Section 6 establishes the Taxation and Budget Reform Commission, which may place proposed amendments on the ballot if 18 of its 25 members approve. Per Section 6 the TBRC examines “the state budgetary process, the revenue needs and expenditure processes of the state, the appropriateness of the tax structure of the state, and governmental productivity and efficiency.” It last met in 2007, and will reconvene every 20 years thereafter. (Note: Only a single recommendation of the 2007–08 TBRC actually made it onto the 2008 ballot, and voters rejected it.) Proposed constitutional revisions must be submitted no later than 180 days before the general election in the second year following the commission's establishment.

The commission includes 11 members chosen by the Governor, 7 members chosen by the Speaker of the House and 7 members chosen by the President of the Senate, none of whom may be members of the legislature when appointed. There are also four non-voting ex officio members who are members of the legislature at the time of appointment. The Speaker of the House and the President of the Senate each choose two of these members, one of whom must be a member of the minority party in their chamber. The commission elects its own chair, who cannot be a member of the legislature, and vacancies are filled the same way as the original appointments.

The Vote

Constitutional amendments must be approved by at least 60% of voters in order to pass. If an amendment is approved, it takes effect in January following the election, unless the amendment specifies otherwise. Until 2006, only a simple majority vote was required to approve a new amendment to the Florida Constitution. On November 7, 2006, Floridians passed Amendment 3 (proposed by the Legislature), which increased the required percentage for an amendment to be accepted into the constitution to 60%.
CONSTITUTIONAL AMENDMENTS AND REFERENDUMS

1962 TO PRESENT

1962

November 6, 1962

#1 CONSTITUTIONAL AMENDMENT TO ARTICLE VII
Proposing an amendment to Article VII of the Constitution providing for apportionment of the Florida Legislature; providing that the House of Representatives shall consist of one hundred thirty-five members and the Senate shall consist of forty-six members and providing that the Legislature shall reapportion again in 1971 and every ten years thereafter.

for - 3,297
against - 1,432

#2 CONSTITUTIONAL AMENDMENT TO ARTICLE XII
Proposing an amendment to Article XII of the Constitution relating to the election or appointment of Superintendent of Public Instruction; providing that the Superintendent of Public Instruction shall be appointed by the County Board of Public Instruction in the counties of Alachua, Charlotte, Collier, Manatee, Orange, Lee, Monroe, Leon, Indian River, St. Lucie, Broward, Baker, Brevard, Hendry, and Hillsborough, wherein the proposition is affirmed by a majority vote of the qualified electors of any such county making the office appointive and providing that any county adopting this proposition may after four years return it to its former status by the same procedure provided for adopting it.

for - 2,639
against - 1,736

#3 CONSTITUTIONAL AMENDMENT TO ARTICLE III, SECTION 29
Proposing an amendment to Article III, Section 29 of the Constitution relating to impeachment of officers, providing that the Speaker of the House may appoint a committee to investigate alleged grounds for impeachment against any officer subject to impeachment either during or between legislative sessions.

for - 2,601
against - 1,189
#4 CONSTITUTIONAL AMENDMENT TO ARTICLE XVI
Proposing an amendment to Article XVI of the Constitution by adding an additional section providing that the Legislature may provide for civil jury trials to be held in any branch court house within Pasco County.

for - 2,127
against - 1,064

#5 CONSTITUTIONAL AMENDMENT TO ARTICLE V, SECTION 9A
Proposing an amendment to Article V, Section 9A providing that on and after the First Tuesday after the first Monday in January, 1965 the State Attorney of the Fourth Judicial Circuit shall be the prosecuting attorney of the Criminal Court of Record of Duval County; providing that the office of County Solicitor shall be abolished.

for - 2,029
against - 1,113

#6 CONSTITUTIONAL AMENDMENT TO ARTICLE V, SECTION 6, SUBSECTION (2)
Proposing an amendment to Article V, Section 6, subsection (2) of the Constitution relating to the number of circuit judges, making it permissive instead of mandatory for the Legislature to provide for one circuit judge in each circuit for each fifty thousand inhabitants or major fraction thereof according to the last census.

for - 1,714
against - 2,060

#7 CONSTITUTIONAL REVISION OF THE PREAMBLE
Proposing revision of the Constitution of the State of Florida to read as follows: "We, the people of the State of Florida, being grateful to Almighty God for our Constitutional Liberty, in order to secure its benefits, form a more perfect government, insure domestic tranquility, maintain public order, and guarantee equal civil and political rights to all, do ordain and establish this Constitution."

for - 2,467
against - 1,157

#8 CONSTITUTIONAL REVISION OF ARTICLE I
Proposing a revision of Article I of the Constitution of the State of Florida relating to the boundaries by giving the latitudes and longitudes of certain points and by re-establishing the coastal boundaries and provided that the Legislature may extend the coastal boundaries to such limits as the laws of the United States or international law may permit.

for - 2,438
against - 945

#9 CONSTITUTIONAL REVISION OF ARTICLE II
Proposing Revision of Article II of the Constitution of the State of Florida relating to Division of Powers between the Legislative, Executive and Judicial Departments by changing words from "no person properly belonging to one of the departments," shall
exercise any powers appertaining to either of the other departments.

for - 2,348
against - 1,014

1964

November 3, 1964

#1 CONSTITUTIONAL AMENDMENT TO ARTICLE VII
Apportionment - Proposing an amendment to Article VII of the Florida Constitution relating to Apportionment and Census, providing that the House of Representatives shall consist of 112 Representatives and the Senate shall consist of 43 members and further providing that the Legislature shall reapportion at the 1971 regular session and every ten years thereafter.

for - 2,960
against - 2,849

#2 CONSTITUTIONAL AMENDMENT TO ARTICLE XVI, SECTION 7
Terms of Offices created by Legislature - Proposing an amendment to Article XVI, Section 7 to provide that the Legislature may extend the terms of the membership on the board charged with responsibility for colleges and universities (not including junior colleges) to not more than nine years.

for - 3,461
against - 2,106

#3 CONSTITUTIONAL AMENDMENT TO ARTICLE XII, SECTION 18, SUB-SECTIONS (a) and (b)
School Bonds for Capital Outlay - Proposing an amendment to Article XII of the Florida State Constitution relating to the use of part of the revenue derived from the licensing of motor vehicles for capital outlay and debt service and other school purposes; adding a method of computing the number of instruction units; increasing interest rate to 4 1/2 percent per annum and extending maturity on bonds to January 1, 2000.

for - 3,076
against - 2,580

#4 CONSTITUTIONAL AMENDMENT TO ARTICLE XII, SECTION 5
Principal of State School Fund to remain inviolate, Exception - Proposing an amendment to Article XII, Section 5 of the Florida Constitution authorizing that the principal of the state school fund may be expended for capital outlay on behalf of state institutions of higher learning, including junior colleges, and capital outlay for public schools.

for - 2,567
against - 3,011
#5 CONSTITUTIONAL AMENDMENT TO ARTICLE XII
Appointment or election of County School Superintendent in certain counties - Proposing an amendment to Article XII of the State Constitution providing that the Superintendent of Public Instruction shall be appointed by the County Board of Public Instruction in the counties of Escambia, Lake, Martin, Okeechobee, Palm Beach, Putnam, and Seminole wherein the proposition is affirmed by a majority vote of the qualified electors of any such county making the office appointive and providing that any county adopting this proposition may, after four years, return to its former status by the same procedure for adopting it.
for - 2,574  
against - 2,206

#6 CONSTITUTIONAL AMENDMENT TO ARTICLE XII
Appointment or election of County School Superintendent, Taylor County - Proposing an amendment to Article XII of the Constitution providing that the Superintendent of Public Instruction of Taylor County shall be appointed by the County Board of Public Instruction, provided the proposition is affirmed by a majority vote of the qualified electors of the county and that the county may after four years return to its former status by the same procedure outlined for adopting it.
for - 2,560  
against - 2,168

#7 CONSTITUTIONAL AMENDMENT TO ARTICLE XVI
Continuity of Government - Proposing an amendment to Article XVI of the Florida Constitution to provide for means to insure continuity of state and local governmental operations in periods of emergency resulting from disasters caused by enemy attack.
for - 3,826  
against - 1,475

#8 CONSTITUTIONAL AMENDMENT TO ARTICLE IV, SECTION 26
Commissioner of Agriculture, Duties - Proposing an amendment to Article IV, Section 26 of the Florida Constitution relating to the duties of the Commissioner of Agriculture, eliminating his supervision over matters pertaining to public lands and the Bureau of immigration.
for - 3,429  
against - 1,724

#9 CONSTITUTIONAL AMENDMENT TO ARTICLE XVI
Civil Trials in branch courthouses in Dade County - Proposing an amendment to Article XVI of the Florida Constitution authorizing civil trials in branch courthouses in Dade County.
for - 2,862  
against - 1,635
#10 CONSTITUTIONAL AMENDMENT TO ARTICLE V, SECTION 6, SUB-SECTION (1)
Increasing number of Judicial Circuits-Proposing an amendment to Article V, Section 6, Sub-Section (1) of the Florida Constitution increasing the number of judicial circuits to not more than 20 and providing that there shall be no reduction in any county formerly a part of a judicial circuit, hereafter created, divided, changed or revised.
  for - 3,455
  against - 1,629

#11 CONSTITUTIONAL AMENDMENT TO ARTICLE XVII
Additional Method of Revising or Amending the Constitution-Proposing an amendment to Article XVII of the Florida Constitution providing an additional method of revising or amending the Constitution; providing that either branch of the Legislature may propose by joint resolution a revision or amendment of any portion and may direct and provide for an election thereon.
  for - 2,507
  against - 2,383

#12 CONSTITUTIONAL AMENDMENT TO ARTICLE IX, SECTION 16
Extending period of time for second Gas Tax-Proposing an amendment to Article IX, Section 16 of the Florida Constitution relating to distribution and use of gasoline and like taxes, increasing from 50 to 75 years from January 1, 1943, the period during which proceeds of the Second gas Tax shall be placed in the "State Road Distribution Trust Fund."
  for - 1,855
  against - 3,600

#13 CONSTITUTIONAL AMENDMENT TO ARTICLE X, SECTION 7
Sarasota County Homestead Exemption-Proposing an amendment to Article X, Section 7 of the Florida Constitution relating to homestead exemption; providing that in Sarasota County the first $2,000 of the assessed valuation on home and contiguous real property shall be taxable for school purposes only and the exemption shall apply to the next five thousand dollars for school purposes only of assessed valuation.
  for - 2,591
  against - 2,454

1965

October 25, 1965
Resolution Creating and Establishing Special Improvement District #1
  for - 255
  against - 451
November 2, 1965

#1 CONSTITUTIONAL AMENDMENT TO ARTICLE V, SECTION 5 SUBSECTIONS (1) AND (2)
Judiciary, District Courts of Appeal-Proposing an amendment to Article V, Section 5, subsections (1) and (2) of the State Constitution to provide that the state shall be divided into four or more appellate districts of contiguous counties as the Legislature may prescribe and that the Legislature may provide for additional judges for any district court of appeal and may reduce the number of any district to not less than three.
   for - 3,832
   against - 1,445

#2 CONSTITUTIONAL AMENDMENT TO ARTICLE V, SECTION 7, BY ADDING SUBSECTIONS (2A) AND (2B)
Judiciary, Lake County Judge-Proposing an amendment to Article V, Section 7 of the State Constitution by adding subsections (2A) and (2B) providing that the Legislature may provide, without referendum thereon, for one additional County Judge of Lake County.
   for - 3,048
   against - 1,549

#3 CONSTITUTIONAL AMENDMENT TO ARTICLE V, SECTION 9
Judiciary, Palm Beach County Criminal Court of Record-Proposing an amendment to Article V, Section 9 of the State Constitution to provide that the Clerk of the Circuit Court in Palm Beach County shall also be and serve as the Clerk of the Palm Beach County Criminal Court of Record.
   for - 3,246
   against - 1,269

#4 CONSTITUTIONAL AMENDMENT TO ARTICLE IX
Road Bonds, Proposing an amendment to Article IX of the State Constitution by adding a section to be numbered by the Secretary of State authorizing the issuance of bonds not to exceed $300,000,000, without legislative approval, for the construction and reconstruction of primary roads into four or more lane highways and to pay fifty per cent of the right of way costs thereof; pledging certain tax funds; providing powers and duties of the State Board of Administration, the Florida Development Commission and the State Road Department.
   for - 2,098
   against - 4,037
#5 CONSTITUTIONAL AMENDMENT TO ARTICLE IX, SECTION 13
Taxation, Proposing an amendment to Article IX, Section 13 of the State Constitution to include mobile homes, trailer coaches, house trailers, etc., under the definition of "motor vehicles" and thus subject to a license tax only.

for - 3,135
against - 4,661

#6 TO AMEND CHAPTER 57-973
An Act to amend Chapter 57-973, Laws of Florida, and concerning the St. Lucie County Small Claims Court: increasing the Jurisdiction to $750.00, providing an annual salary of $3,600.00 for the Judge payable from the General County Fund, and providing for an appointment of a Clerk not to exceed $3,400.00 to be paid from the General County Fund.

for – 3,394
against – 1,751

1966
November 8, 1966

#1 CONSTITUTIONAL AMENDMENT TO ARTICLE XVII, SECTION 2
METHOD OF REVISING CONSTITUTION. Proposing an amendment to Article XVII, Section 2 of the State Constitution providing that any revision of the Constitution as adopted by convention shall be submitted to the electors at the next general election.

for - 4,427
against - 972

#2 CONSTITUTIONAL AMENDMENT TO ARTICLE VII, ADDING SECTION 6A
EDUCATION, Terms and Employment of Appointive Superintendents of Public Instruction. Proposing an amendment to Article VIII, Adding Section 6A of the State Constitution providing in counties authorized to appoint a Superintendent of Public Instruction, the Superintendent shall serve at the pleasure of the Board provided that the Board may enter into a contract of employment which shall not extend beyond the Thirtieth day of June in the year in which the terms of a majority of the Members of the Board shall expire; providing that the Superintendent shall not be commissioned by the Governor, but shall be required to file bond.

for - 2,852
against - 2,500
#3 CONSTITUTIONAL AMENDMENT TO ARTICLE VI, SECTION 1
ELECTORS, Qualifications to vote in Presidential Election. Proposing an amendment to Article VI, Section 1 of the State Constitution, providing that the Legislature may provide for voting in national elections for President and Vice-President of the United States by persons who have become residents of the State, but who have not yet fulfilled residency requirements of electors; removing the requirement that naturalized citizens must present their naturalization certificate when registering.

for - 3,713
against - 1,670

#4 CONSTITUTIONAL AMENDMENT TO ARTICLE XVI, SECTION 12
STATE FLAG, Proposing an amendment to Article XVI, Section 12 of the State Constitution providing that the State Flag shall conform with standard commercial sizes, prescribes proportions and description.

for - 4,140
against - 999

#5 CONSTITUTIONAL AMENDMENT TO ARTICLE VIII ADDING SECTION 24
HILLSBOROUGH COUNTY - Giving electorate power to provide for consolidation of municipal and county governments of Hillsborough County. Proposing an amendment to Article VIII, adding Section 24 of the State Constitution, providing that the electors of Hillsborough County be granted the power to adopt a Charter for a government which shall exercise any and all powers for county and municipal purposes which the Constitution or the Legislature has conferred upon the county, or any municipality therein; preserving to the electors of Plant City and/or Temple Terrace the right to consolidate the governments of those municipalities with the consolidated government of Tampa and Hillsborough County by a majority vote of the electors of Plant City or Temple Terrace, respectively; providing for a charter to become effective only upon ratification by a majority of electors of the county voting.

for - 3,092
against - 1,177

#6 CONSTITUTIONAL AMENDMENT TO ARTICLE V, SECTION 7, ADDING SUBSECTION (4)
JUDICIAL, County Judges. Proposing an amendment to Article V, Section 7, adding Subsection (4), of the State Constitution providing that the Legislature may require County Judges to be a Member of the Florida Bar in counties by special acts subject to referendum; providing that such law shall not affect the term of office or the re-election of any County Judge holding office on the date of enactment.

for - 3,847
against - 1,143
#7 CONSTITUTIONAL AMENDMENT TO ARTICLE V, SECTION 7
JUDICIAL, County Judges' Courts. Proposing an amendment to Article V, Section 7, of the State Constitution providing that the Legislature shall provide the number of County Judges in each county and the monetary jurisdiction in cases at law in County Judge's Court; deleting the requirement that County Judges issue all licenses.

for - 3,605
against - 1,262

#8 CONSTITUTIONAL AMENDMENT TO ARTICLE V, ADDING A SECTION
JUDICIAL, Selection, discipline, retirement and removal of Justices and certain Judges. Proposing an amendment to Article V of the State Constitution providing residence qualifications to hold the offices of Justice of the Supreme Court, Judge of a District Court of Appeal and Circuit Judge; providing for retirement at age of 70; providing method of disciplining, automatic or involuntary retiring or removal and providing for a Judicial Qualifications Commission.

for - 3,948
against - 1,051

#9 CONSTITUTIONAL AMENDMENT TO ARTICLE V, SECTION 9C
JUDICIAL, Hillsborough County offices of State Attorney and County Solicitor. Proposing an amendment to Article V, Section 9C of the State Constitution providing that after the first Monday in January, 1969, there shall be separate offices of the State Attorney of the Thirteenth Judicial Circuit and prosecuting Attorney or County Solicitor of the Criminal Court of Record; providing for appointment of assistants; prescribing duties and powers; providing apportionment of funds.

for - 3,143
against - 1,080

#10 CONSTITUTIONAL AMENDMENT TO ARTICLE V
JUDICIAL, Orange County Justice of the Peace Districts. Proposing an amendment to Article V of the State Constitution, authorizing the Board of County Commissioners of Orange County to revise the boundaries of any Justice of the Peace District in the county without referendum upon resolution, public hearing and published notice; providing that no existing district shall be dissolved except as otherwise provided by law.

for - 3,065
against - 1,188

#11 CONSTITUTIONAL AMENDMENT TO ARTICLE XVI, SECTION 29
CONDEMNATION OF PROPERTY JURY. Proposing an amendment to Article XVI, Section 29 of the State Constitution providing that each condemnation of property jury shall be composed of twelve jurors in a court of competent jurisdiction.

for - 4,064
against - 1,015
CONSTITUTIONAL AMENDMENT TO ARTICLE III, ADDING SECTION 2A

LEGISLATIVE, Special session for organization purposes. Proposing an amendment to Article III, adding Section 2A of the State Constitution providing that the legislature shall meet on the first Tuesday in November after the General Election for the purpose of organization, swearing in new members and selecting officers. No other business shall be transacted.

for - 3,748
against - 1,132

CONSTITUTIONAL AMENDMENT TO ARTICLE IX, ADDING SECTION 14A

TAXATION, Exemption—Proposing an amendment to Article IX, adding Section 14A, of the State Constitution providing that goods, wares, commodities and merchandise commonly known as stock in trade or inventory and livestock may be exempted in part from ad valorem taxation as personal or tangible property as the Legislature may prescribe.

for - 3,716
against - 2,617

1967

November 7, 1967

LOCAL ACT CHAPTER 67-2001, LAWS OF FLORIDA, 1967

Shall Chapter 67-2001, Laws of Florida, 1967, creating the St. Lucie Erosion District; defining the boundaries thereof; providing that the Board of County Commissioners of St. Lucie County, Florida shall be the governing body thereof and defining the powers and duties authorizing the construction of erosion control structures; dividing the territory within said district into four (4) zones for purposes of taxation; authorizing the issuance of bonds only upon approval of the freeholders residing in the district; providing for the levy and collection of taxes in said district to contract with the United States of America, the State of Florida or any other public body, be approved?

for - 2,920
against - 1,745

LOCAL ACT CHAPTER 67-937, LAWS OF FLORIDA, 1967

Shall Chapter 67-937, Laws of Florida, 1967, increasing the annual salary of the Judge of the Small Claims Court of St. Lucie County to Six Thousand Dollars ($6,000.00) be approved?

for - 1,990
against - 2,647
LOCAL ACT CHAPTER 67-1990, LAWS OF FLORIDA, 1967
Shall Chapter 67-1990, Laws of Florida, 1967 authorizing the issuance of alcoholic beverage licenses to restaurants accommodating 200 or more patrons and occupying more than 4,000 square feet of floor space, under conditions, in St. Lucie County, Florida, be approved?

for - 2,176
against - 2,073

LOCAL ACT ARTICLE XII, SECTION 2B OF THE CONSTITUTION OF THE STATE OF FLORIDA
Article XII, Section 2B of the Constitution of the State of Florida, providing for the appointment of the County Superintendent of Public Instruction in St. Lucie County.

for - 2,176
against - 2,566

1968
May 7, 1968

CONSTITUTIONAL AMENDMENT TO ARTICLE XII, SECTION 2
Appointment or election of County School Superintendents-Proposing an amendment to Article XII, Section 2 of the Constitution to permit appointment by the school board of the Superintendent of Schools in each school district when provided by local law and approved by vote of the electors of the school district; that such local law may be repealed by vote of the electors only after it has been in effect for three years.

for - 1,865
against - 2,021

ST. LUCIE COUNTY EROSION DISTRICT BOND ELECTION
Shall St. Lucie Erosion District of St. Lucie County, Florida, issue bonds in the aggregate amount of not exceeding $650,000.00 bearing interest, payable semi-annually, at such rate or rates, not exceeding six per centum (6%) per annum, as shall be determined at the time of the sale thereof, and maturing serially in annual installments over a period not to exceed forty (40) years from the date of said bonds, for the purpose of financing part of the cost of the acquisition and construction of erosion prevention facilities in such District as provided in the resolution of the District Board adopted on the 29th day of March, 1968; the principal of and interest on such bonds to be paid from a special ad valorem tax levied on all taxable property in such District without limitation as to rate or amount?

for - 2,784
against - 1,712
November 5, 1968

#1 BASIC DOCUMENT
Proposing a revision of the Constitution of 1885 generally described as the Basic Document embracing the subject matter of all of the Constitution except for Articles V (Judicial Department), VI (Suffrage and Elections), and VIII (Local Government). Article V (Judicial Department) to be carried over from the present Constitution in its entirety.

for - 4,391
against - 1,999

#2 REVISION OF ARTICLE VI SUFFRAGE AND ELECTIONS
Proposing a revision of Article VI of the Constitution of the State of Florida relating to suffrage and elections, adding that elections shall be by secret ballot, changing the Oath to delete reference to age and residence, providing that registrations and elections in municipalities and other governmental entities may be provided by law, et cetera.

for - 4,225
against - 2,019

#3 REVISION OF ARTICLE VIII LOCAL GOVERNMENT
Proposing a Revision of Article VIII of the Constitution of the State of Florida relating to counties and municipalities, providing for creation of counties by law, requires matters relating to county funds to be prescribed by general law, allows method of election of certain elective officials to be changed or office abolished when prescribed in the county charter or by special law approved by the voters gives municipalities residual powers except as provided by law, provides for consolidation of county and municipal government, subject to approval of electors, et cetera.

for - 4,277
against - 2,045

1969

November 4, 1969

#1 CONSTITUTIONAL AMENDMENT TO ARTICLE XII, SECTION 9
Proposing an amendment to Article XII, Section 9 of the Constitution of the State of Florida to reinstate until June 30, 1975 the authority to issue revenue bonds or tax anticipation certificates under the authority of Article XII, Section 19 of the Constitution of 1885, as amended.

for - 2,859
against - 431
September 8, 1970

#1 Shall Chapter 70-924, Laws of Florida, 1970, creating the St. Lucie County Local Government Study Commission; providing for the number and qualifications of the members of the Commission; providing for the initial membership of the Commission; providing terms of office and method of filling vacancies; providing for the powers, functions and duties of the Commission and providing for the appropriation of $10,000 from St. Lucie County and $10,000 from the City of Fort Pierce for the use of the Commission be approved?

    for - 1,927
    against - 1,493

#2 Shall Chapter 70-963, Laws of Florida, 1970, creating, establishing, and organizing a municipality to be known and designated as the City of Treasure Beach to be located in St. Lucie County, Florida; defining its boundaries, and providing for and prescribing government, jurisdiction, powers, duties, franchises and privileges be approved?

    for - 1,526
    against - 1,920

November 3, 1970

#1 CONSTITUTIONAL AMENDMENT ARTICLE VI, SECTION 2
18 Year Old Voting: Proposing an amendment to Section 2 of Article VI of the Constitution providing that every citizen of the United States who is at least eighteen years of age and who has been a permanent resident for one year in the state and six months in the County. If registered as provided by law, shall be an elector of that county.

    for - 3,389
    against - 5,588

#2 CONSTITUTIONAL AMENDMENT ARTICLE X, SECTION 14
18 Year Old Majority. Proposing an amendment to the State Constitution, adding a new Section 14 to Article X, providing that every person shall reach legal majority upon attaining the age of eighteen years, and thereafter shall have all the rights and responsibilities of an adult.

    for - 2,861
    against - 5,832
#3 CONSTITUTIONAL AMENDMENT ARTICLE V  
Judiciary - Proposing a revision of Article V of the State Constitution relating to the Judicial Department of the Government.
   for - 3,471  
   against - 3,516

#4 CONSTITUTIONAL AMENDMENT ARTICLE VII, SECTION 14
   for - 5,663  
   against - 2,415

#5 CONSTITUTIONAL AMENDMENT ARTICLE X, SECTION 11
   for - 4,869  
   against - 2,918

#6 CONSTITUTIONAL AMENDMENT ARTICLE III, SECTION 15
   for - 3,587  
   against - 4,279

#7 CONSTITUTIONAL AMENDMENT ARTICLE VII, SECTION 9
   for - 2,957  
   against - 5,310

1971
November 2, 1971

#1 CONSTITUTIONAL AMENDMENT TO ARTICLE VII, SECTION 5  
A joint resolution proposing an amendment to Section 5 of Article VII of the Constitution of the State of Florida allowing the state to impose a tax on the net income of corporations and other artificial entities, but continuing the Constitutional prohibition against a tax on the income of natural persons.
   for - 5,079  
   against - 3,922

1972
March 14, 1972

#1 REVISION OF ARTICLE V  
JUDICIARY. Proposing a revision of the Judicial Article of the Florida Constitution; reorganizing the trial courts into a uniform court system; providing standards and procedures for the selection and discipline of all judges; and establishing a system of court administration.
   for - 5,566  
   against - 3,919
#2 AMENDMENT TO ARTICLE VII

STUDENT LOANS. Proposing an amendment to Article VII of the Constitution of the State of Florida by adding a new Section 15, permitting the issuance, when authorized by law, of revenue bonds to establish a fund to make loans to students; to be effective immediately upon ratification by the electors.

for - 5,494
against - 3,787

STRAW BALLOT
Do you favor an amendment to the U.S. Constitution that would prohibit forced busing and guarantee the right of each student to attend the appropriate public school nearest his home?

yes – 8,054
no – 2,547

STRAW BALLOT
Do you favor providing an equal opportunity for quality education for all children regardless of race, creed, color or place of residence and oppose a return to a dual system of public schools?

yes – 7,347
no – 2,158

STRAW BALLOT
Do you favor an amendment to the U.S. Constitution to allow prayer in the public schools?

yes – 8,724
no – 1,355

May 23, 1972

REFERENDUM
"Shall there be a consolidated government extending throughout the territorial limits of St. Lucie to be named the consolidated government of the city of Fort Pierce and St. Lucie County pursuant to the provisions of Article VIII of the Constitution of the State of Florida?"

for - 2,968
against - 6,533
May 30, 1972

UTILITIES COMMISSION
Do you favor the creation of a Utilities Authority of the City of Fort Pierce, Florida as provided for in Ordinance number F-399.

for - 1,367
against - 466

August 29, 1972

QUESTION
Shall the permit issued to Fort Pierce Jai Alai Inc. by the division of Pari-Mutuel wagering for the conduct of Jai Alai exhibitions on the lands described in said permit in St. Lucie County, Florida be ratified?

yes - 6,743
no - 3,615

November 7, 1972

#1 REFERENDUM
Endangered Lands and Parks - Chapter 72-300, Laws of Florida, provides for the acquisition of environmentally endangered lands through the issuance of state bonds pledging the full faith and credit of the state not to exceed two hundred million ($200,000,000) in the principal amount, including any refinancing, and additional state capital projects for outdoor recreation lands through the issuance of state bonds pledging the full faith and credit of the state, not to exceed forty million dollars ($40,000,000) in the principal amount, including any refinancing.

for - 7,581
against - 3,542

#2 CONSTITUTIONAL AMENDMENT ARTICLE XII, SECTION 9(a)
Natural Resources Conservation and Outdoor & Recreation - Proposing an amendment to Article XII, Section 9(a) of the Florida State Constitution authorizing the issuance of bonds to acquire lands, water areas and related resources and to construct, improve, enlarge and extend capital improvements and facilities for outdoor recreation, natural resources conservation and related purposes.

for - 7,591
against - 3,232
#3 CONSTITUTIONAL AMENDMENT ARTICLE XI, SECTION 3
Initiative - Proposing an amendment to Article XI, Section 3, of the Florida State Constitution relating to initiative and providing that the revision or amendment of any portion of the Constitution on one subject may be proposed by initiative of the people and providing procedure with respect thereto.
  for - 7,007
  against - 2,880

#4 CONSTITUTIONAL AMENDMENT ARTICLE XII, SECTION 9
Public School and Junior College Buildings - Proposing an amendment to Section 9 of Article XII of the Constitution, continuing the use of part of the revenue from the licensing of motor vehicles for public school and junior college capital outlay and debt service purposes, and prescribing additional methods of distribution and use thereof.
  for - 7,020
  against - 3,673

#5 CONSTITUTIONAL AMENDMENT ARTICLE X, SECTION 4
Homestead Exemption - Proposing an amendment to Article X, Section 4 of the Florida State Constitution: providing for the devise of the homestead if there is no minor child.
  for - 6,561
  against - 4017

1973
July 17, 1973

#1 REFERENDUM
Shall House Bill No. 1397 enacted at the 1973 Session of the Florida Legislature entitled: "AN ACT relating to St. Lucie County; to create, establish, and incorporate a special taxing district in St. Lucie County, Florida, to be known and designated as St. Lucie County Hospital District; fixing and prescribing the boundaries of said District; providing for the governing and administration of the same; providing and defining the powers and purposes of said District, and of the Board of Trustees thereof; authorizing and empowering such Board to establish, construct, purchase, operate, and maintain such hospitals, clinics, doctors' clinics, nursing homes, parking facilities, billing and collection services, and other related endeavors as may be conveyed to or established and constructed be said Board and said District; authorizing said District to lease, equip, operate, and maintain hospitals, clinics, doctors' clinics, nursing homes, parking facilities, billing and collection services, and other related endeavors owned by others and to contract with any person, firm, corporation or organization for the construction, operation, and maintenance of hospitals, clinics, doctors' clinics, nursing homes, parking facilities, billing and collection services, and other related endeavors in said District; authorizing and providing for the issuance and sale of ad valorem and revenue bonds, and refunding bonds, of said District; authorizing and empowering such Board to borrow money on the
note or notes of said District; authorizing and providing for the levy and collection of taxes for the payment of said bonds and the interest thereon, and authorizing and providing for the levy of taxes to carry out the purposes of the District as provided in the Act; authorizing said District to accept by conveyance any hospitals owned by others; authorizing said District to purchase a hospital or hospitals and hospital equipment owned by others within said District; authorizing and providing generally the powers and duties of said Board on its behalf; providing an effective date; and providing for a referendum;" be ratified and approved?

for - 2,944
against - 3,710

#2 REFERENDUM
In the event House Bill No. 1397 is ratified and approved shall St. Lucie County Hospital District issue not exceeding $8,000,000 principal amount of ad valorem tax bonds of the District bearing interest at not exceeding the maximum rate of interest at the time of the sale of the bonds, maturing not later than forty (40) years from the date of issuance thereof, payable from ad valorem taxes at a rate not to exceed two (2) mills on the dollar per annum on all taxable property in the District for the purpose of financing the cost of acquiring the Fort Pierce Memorial Hospital, including the assumption and payment of an existing mortgage indebtedness thereon in the amount of $370,000, and of constructing extensions, additions, and improvements to such hospital as more specifically described and provided in the resolution of the County dated June 12, 1973.

yes - 2,904
no - 3,707

August 7, 1973

#1 REFERENDUM
Shall House Bill No. 929 enacted at the 1973 Session of the Florida Legislature entitled, "An act relating to the City of Fort Pierce and St. Lucie County; amending Sections 1,2, and 13 of chapter 21238, Laws of Florida, 1941, as amended, which authorizes said city and county to jointly provide and maintain recreation systems, to include a civic auditorium; authorizing the city and the county to enter into leases one with the other and to remove the debt limitations upon the issuance of bonds; providing for a referendum election and permitting bond elections to be held on the same date as the referendum election; providing an effective date."
#2 REFERENDUM
In the event House Bill No. 929 is ratified and approved shall St. Lucie County, Florida issue not exceeding $9,000,000 principal amount of general obligation bonds of the County bearing interest at the time of the sale of the bonds, maturing not later than thirty (30) years from the date of issuance thereof, payable from ad valorem taxes levied on all taxable property in the County without limit as to rate or amount for the purpose of financing the cost of acquiring and constructing playgrounds recreation centers and a civic center in the County as more specifically described and provided in the resolution of the County dated June 19, 1973.

yes - 4,305
no - 5,123

1974

November 5, 1974

#1 CONSTITUTIONAL AMENDMENT ARTICLE XII, SECTION 9
Proposes an amendment to Section 9, of Article XII of the State Constitution to: Continue today's school construction program at area vocational-technical centers, community colleges, and universities, and extend the program to include the K-12 public schools, supported by bonds payable from the gross receipts taxes, pledging the full faith and credit of the State.

for - 6,515
against - 3,928

#2 CONSTITUTIONAL AMENDMENT ARTICLE XII, SECTION 9
An amendment to Section 9 of Article XII of the State Constitution to: 1. Extend the life of the "second gas tax" to January 1, 2025. 2. Extend the purposes for which bonds may be issued and revenues may be used to all transportation facilities. 3. Permit the bonds to be secured by tolls, portions of the "second gas tax", and any other legally available revenues.

for - 3,652
against - 6,123

#3 CONSTITUTIONAL AMENDMENT ARTICLE VIII, SECTION 1
Change the name of the office of "Tax Assessor" to "Property Appraiser".

for - 5,098
against - 4,758
#4 CONSTITUTIONAL AMENDMENT ARTICLE IV, SECTION 9
The Resolution makes the appointment of game commission members subject to senate approval; provides that the commission's planning, personnel, purchasing and budgeting shall be provided by law; and, that the legislature may appropriate funds to the commission.

for - 6,573
against - 3,422

#5 CONSTITUTIONAL AMENDMENT ARTICLE V, SECTION 12
An amendment to Section 12 of Article V of the State Constitution to permit the judicial qualifications commission to investigate and recommend to the supreme court the removal or reprimand of any justice or judge whose conduct, during term of office or otherwise occurring on or after November 1, 1966, demonstrates a present unfitness to hold office or warrants a reprimand to provide a procedure for the removal of members, to permit the commission to adopt rules regulating its proceedings which rules may be repealed by general law enacted by majority vote of the membership of each house of the legislature, or by the supreme court, five justices concurring, to require all proceedings before the commission to be confidential until a recommendation is filed by the commissioner unless the supreme court suspends a justice or judge as recommended by a vote of seven members of the commission concurring, then all proceedings shall be public, further permitting the commission access to all information from an executive, legislative, and judicial agencies, and requiring the commission to make available information for use in consideration of impeachment or suspension when requested by the speaker of the house of representatives or the governor, respectively. Also provides for appointment of a new commission.

for - 7,534
against - 2,090

#6 CONSTITUTIONAL AMENDMENT ARTICLE VII, SECTION 10
Authorizes a municipality, county, special district or agency of any of them to become a joint owner of, giving or lending or using its taxing power or credit for the joint ownership, construction and operation of electrical energy generating or transmission facilities with any corporation, association, partnership or person.

for - 5,073
against - 4,619

#7 CONSTITUTIONAL AMENDMENT ARTICLE I, SECTION 2
The resolution provides that no person shall be discriminated against because of a physical handicap.

for - 7,811
against - 2,234
#8 REFERENDUM
Do you approve the adoption of the act which would require governing boards and taxing districts in St. Lucie County to reduce the millage to be levied on property over the preceding year and which would provide a procedure, including public hearings, for any subsequent increase?

for - 7,628  
against - 2,681

#9 REFERENDUM
Shall House Bill No. 4098 enacted at the 1974 Session of the Florida Legislature entitled: "An act relating to St. Lucie County; creating, establishing, and incorporating a special taxing district in the county to be known and designated as St. Lucie County Hospital District; fixing and prescribing the boundaries of the district; providing for the governing and administration of the same, providing and defining the powers and purposes of the district and of the board of trustees thereof, authorizing and empowering the board to establish, construct, purchase, operate and maintain such hospitals, clinics, doctors' clinics, nursing homes, parking facilities, billing and collection services, and other related endeavors as may be conveyed to or established and constructed by the board and the district; authorizing the district to lease, equip, operate, and maintain hospitals, clinics, doctors' clinics, nursing homes, parking facilities, billing and collection services, and other related endeavors owned by others and to contract with any person, firm, corporation or organization for the construction, operation, and maintenance of hospitals, clinics, doctors; clinics, nursing homes, parking facilities, billing and collection services, and other related endeavors in the district; authorizing and providing for the issuance and sale of ad valorem and revenue bonds, and refunding bonds, of the district; authorizing and empowering the board to borrow money on the note or notes of the district; authorizing and providing for the levy and collection of taxes for the payment of certain major equipment of a capital nature; authorizing and providing for the levy of taxes to carry out the purposes of the district as provided in this act; authorizing the district to accept by conveyance any hospital equipment owned by others within the district; authorizing and providing generally the powers and duties of the board on its behalf; providing an effective date, and providing for a referendum "be ratified and approved?"

for - 5,306  
against - 5,771

#10 REFERENDUM
In the event House Bill No. 4098 is ratified and approved shall St. Lucie County Hospital District issue not exceeding $10,000,000.00 principal amount of ad valorem tax bonds of the District bearing interest at not exceeding the maximum rate of interest at the time, for the sale of the bonds, maturing not later than forty (40) years from the date of issuance thereof, payable form ad valorem taxes levied at a rate not to exceed one (1) mill on the dollar per annum on all taxable property in the District for the purposes of financing the cost of acquiring the Fort Pierce Memorial Hospital, including the assumption and
payment of an existing mortgage indebtedness thereon on buildings and equipment in the amount of $491,000.00 and of constructing extensions, additions, and improvements to such hospital as more specifically described and provided in the resolution of the County dated September 24, 1974.

for - 2,115
against - 2,872

#11 REFERENDUM
Abolish the present Fort Pierce Utilities Authority and substitute in lieu thereof a new Fort Pierce Utilities Authority.

for - 2,115
against - 2,872

1975

November 18, 1975

#1 CREATION OF ESTABLISHMENT OF SPECIAL STREET LIGHTING
"Shall Special Improvement District No. 3 of St. Lucie County, Florida, be created and established and the improvements and special services set forth in resolution adopted by the Board of County Commissioners of St. Lucie County on October 7, 1975, be financed as provided in said resolution?"

for - 30
against - 0

#2 CREATION OF ESTABLISHMENT OF SPECIAL STREET LIGHTING
"Shall Special Improvement District No. 4 of St. Lucie County, Florida, be created and established and the improvements and special services set forth in resolution adopted by the Board of County Commissioners of S. Lucie County on October 7, 1975, be financed as provided in said resolution?"

for - 45
against - 31

1976

March 9, 1976

#1 AMENDMENT TO ARTICLE VII, SECTION 9
Proposing an amendment to the State Constitution authorizing and limiting local taxes for water management purposes to not more than one (1) mill.

for - 3,055
against - 2,723
November 2, 1976

#1 CONSTITUTIONAL AMENDMENT ARTICLE II, SECTION 8
Proposing an amendment to the State Constitution relating to Ethics in Government; providing that a public office is a public trust; requiring certain public officials and candidates to file full and public disclosure of financial interests and campaign finances; providing that public officers and employees who breach the public trust for private gain shall be liable to the state for benefits obtained; providing that public officers and employees convicted of a felony involving breach of trust shall be subject to forfeiture of pension; prohibiting certain past and present public officers from representing clients for compensation before certain public agencies; providing for an independent commission to investigate and report on complaints; providing for a schedule of filing dates and information.

for - 12,748
against - 3,573

#2 CONSTITUTIONAL AMENDMENT ARTICLE V, SECTIONS 3, 10, 11
Proposing an amendment to the State Constitution to provide that each appellate district shall have at least one supreme court justice selected from the district to the supreme court and that justices of the supreme court and judges of district courts of appeal submit themselves for retention or rejection by the electors in a general election every six years, and that failure to submit to a vote for retention or rejection, or a vote of rejection by the electors, will result in a vacancy in the office upon expiration of the current term; and to provide that the Governor fill vacancies on the supreme court or on a district court of appeal by appointing a person nominated by the appropriate judicial nominating commission for a term ending on the first Tuesday after the first Monday in January of the year following the next general election occurring at least one year after the date of appointment.

for - 11,973
against - 3,467

#3 CONSTITUTIONAL AMENDMENT ARTICLE V, SECTION 12
Proposing an amendment to Section 12 of Article V of the State Constitution to provide that proceedings before the judicial qualifications commission shall be confidential until the filing of formal charges against a justice or judge with the Clerk of the Supreme Court, to require the judicial qualifications commission to make available all information in its possession upon request of the Speaker of the House of Representatives or the Governor, to provide that improper motive shall not be required for removal of a justice or judge whose conduct demonstrated unfitness to hold office, and to provide for service on the Supreme Court by certain chief judges if the judges of the judicial circuits, rather than justices of the Supreme Court, when the judicial qualifications commission has undertaken proceedings against a justice of the Supreme Court.

for - 11,189
against - 4,046
#4 CONSTITUTIONAL AMENDMENT ARTICLE VII, SECTION 3
Proposing amendments to Sections 3 and 4 and the creation of Section 16 of Article VII of the State Constitution authorizing tax exemptions and assessments at less than just valuations for purposes of community redevelopment or renewal of slum or blighted areas and authorizing the use of portions of the ad valorem tax revenue derived from a community redevelopment project, and the issuance of bonds pledged to such revenues, for the purpose of financing or refinancing such community redevelopment activity.

for - 6,542
against - 8,481

#5 CONSTITUTIONAL AMENDMENT ARTICLE VII, SECTION 16
Proposes an amendment to Article VII of the State Constitution to provide a new Section 16 which authorizes the issuance of revenue bonds to finance or refinance housing and related facilities in Florida, secured primarily by pledged revenues at least equal to the annual bond payments. Limiting the bonds which may be outstanding in one fiscal year, to $100,000,000.

for - 6,952
against - 7,886

#6 CONSTITUTIONAL AMENDMENT ARTICLE II
Proposing an amendment to the State Constitution to prohibit by July 1, 1978 and thereafter, the number of full-time salaried state employees, excluding officers elected by popular vote and persons appointed to fill such offices, from exceeding one percent of the official estimate of the state population for the preceding year; and prohibit the number of part-time state employees from exceeding ten percent of the full-time employees; but the governor, with the approval of three members of the cabinet; may be authorized by law to approve additional positions to meet emergencies for the duration of the emergency.

for - 7,974
against - 7,594

#7 CONSTITUTIONAL AMENDMENT ARTICLE I, SECTION 18
Proposing an amendment to the State Constitution to authorize the Legislature to nullify or suspend any rule or regulation promulgated by the executive branch of state government and providing a procedure for the deferral of any such nullification which rule or regulation is without or in excess of delegated legislative authority.

for - 6,440
against - 8,001
#8 CONSTITUTIONAL AMENDMENT ARTICLE X
Proposing to add Section 14 to Article X of the State Constitution to provide that increases in the benefits payable under any governmental supported retirement system after January 1, 1977, be fully funded by the governmental unit.

for - 8,761
against - 6,255

#9 CONSTITUTIONAL AMENDMENT ARTICLE IV
Proposing an amendment to the State Constitution to authorize a capitol and mansion commission with authority to establish and maintain a plan for the furnishing, decorating, and alteration of the capitol building complex and the governor's mansion.

for - 5,804
against - 9,051

1977
August 16, 1977
SPECIAL ELECTION
"Shall Special Improvement District No. 5 of St. Lucie County, Florida be created and established and the improvements and special services set forth in resolution adopted by the Board of County Commissioners of St. Lucie County on August 16, 1977, be financed as provided in said resolution."

for - 129
against - 1

1978
July 18, 1978
#1 SPECIAL SCHOOL MILLAGE ELECTION
Do you favor an ad valorem tax levy for 1978 and 1979 as proposed by the School Board of two mills for local capital improvements, to wit; new construction of two elementary schools and improvement to the Fort Pierce Elementary School.

for - 1,270
against - 6,331

November 7, 1978
#1 BASIC DOCUMENT
Proposing a revision of the Florida Constitution, generally described as the Basic Document, embracing the subject matter of Articles I (Declaration of Rights), II (General Provision), III (Legislature), IV (Executive), V (Judiciary), VI (Suffrage and Elections), VIII (Local Government), X (Miscellaneous), XI (Amendments), and XII (Schedule), except for
other revisions separately submitted for a vote on this ballot.

for - 3,985
against - 12,257

#2 REVISION OF ARTICLE 1, SECTION 2, DECLARATION OF RIGHTS (SEX)
Proposing a revision of the Florida Constitution to provide that no person will be deprived of any right because of sex.

for - 6,857
against - 10,147

#3 REVISION OF ARTICLE 111, SECTION 16, LEGISLATIVE (SINGLE-MEMBER DISTRICTS AND REAPPORTIONMENT COMMISSION)
Proposing a revision of the Florida Constitution to require single-member legislative districts, and to establish reapportionment standards and a commission to prepare a reapportionment plan for legislative and congressional districts.

for - 6,583
against - 8,622

#4 REVISION OF ARTICLE IV, SECTION 1 (g), 3, 4, 5, 8, 8(a); EXECUTIVE (CABINET)
Proposing a revision of the Florida Constitution to eliminate the cabinet composed of the secretary of state, the attorney general, the comptroller, the treasurer, the commissioner of agriculture and the commissioner of education in January, 1983; and to provide, in such event, that the governor, acting jointly with at least one officer, as provided by law, shall be responsible for the investment of state funds, the management of bond debt, and the acquisition and disposition of state lands; and to provide that other cabinet duties shall be transferred by law.

for - 3,274
against - 12,881

#5 REVISION OF ARTICLE IV, SECTION 10; ARTICLE V SECTION 3(b)(3) EXECUTIVE (PUBLIC SERVICE COMMISSION AND PUBLIC COUNSEL)
Proposing a revision of the Florida Constitution to provide for a five-member public service commission, each member to be appointed by the governor from a list of not fewer than three persons submitted by a nominating commission, and that such members shall be confirmed by the senate; and to establish a public counsel to represent the people of the state before the public service commission.

for 4,394
against - 10,952

#6 REVISION OF ARTICLE V, SECTION 10 AND 11(a) AND (b) JUDICIARY (SELECTION AND RETENTION OF CIRCUIT AND COUNTY JUDGES)
Proposing a revision of the State Constitution to provide that circuit and county court judges submit themselves for retention or rejection by the electors in a general election every six years; to provide that the governor shall fill vacancies occurring by rejection or
otherwise from a list of at least three names submitted by the appropriate nominating commission; and to increase the terms of county court judges from four to six years.

for - 6,794
against - 8,850

#7 REVISION OF ARTICLE VII; ARTICLE X, SECTION 12(h) FINANCE AND TAXATION
Proposing a revision of the Florida Constitution to provide that property owned by a municipality and held for municipal purposes shall be exempt for taxation; to extend the personal property tax exemption to all natural persons, and to extend to widowers the property tax exemption of not less than five hundred dollars; to provide for ad valorem tax exemption for leasehold interests created prior to January 1, 1978 in government owned property; to provide that leasehold interests in government property leased for public purposes in connection with air, water or ground transportation may be exempt from taxation as provided by law; to permit adjustments to tax assessments relating to stock in trade and livestock, historic property and solar energy systems, to permit the revaluation of property every two years; to authorize the use of tax abatement and increment for redevelopment of slum and blighted areas; to provide that corporate income tax may not be levied against the appreciation of property value occurring prior to November 2, 1971; to permit an annual adjustment to the homestead exemption to maintain a constant value using 1979 as a base year and providing for replacement of revenue to local governments; to provide that state bonds may be used to finance water facilities and may be combined for sale; to provide that revenue bonds may only be used for fixed capital outlay projects, to place limitations on revenue bonds and bond anticipation notes issued by local governments; and to provide that revenue bonds may be issued for housing and related facilities.

for - 5,545
against - 10,706

#8 REVISION OF ARTICLE IX EDUCATION
Proposing a revision of the Florida Constitution to provide that the state board of education shall be appointed by the governor and confirmed by the senate, and shall be responsible for the management and coordination of the state system of public education; to provide that the commissioner of education shall be appointed by the board in the event the office of elected commissioner is abolished; and to provide for a board of regents, appointed by the governor and confirmed by the senate, which shall govern the state university.

for - 4,167
against - 11,584
#9 ARTICLE X, SECTION 15 CASINO GAMBLING
Proposing an amendment to the State Constitution; authorizing state regulated, privately owned gambling casinos, but only in a restricted, designated area of eastern Dade County and southern Broward County extending approximately 16 miles north of Government Cut along the oceanfront; providing for taxes on casinos to be appropriated for the support of free public schools and local law enforcement in the several counties.

for - 4,983
against - 13,198

#10 REFERENDUM MODIFICATION OF BOARD OF COMMISSIONERS, ST. LUCIE COUNTY-FORT PIERCE FIRE PREVENTION AND CONTROL DISTRICT
"Proposing an amendment to existing law, providing that the Board of County Commissioners of St. Lucie County shall be ex officio the Board of Commissioners of the St. Lucie County - Ft. Pierce Fire Prevention and Control District, and further providing that they serve without compensation".

for - 6,388
against - 9,446

1980
March 11, 1980

#1 Proposing amendments to the State Constitution to provide a homestead exemption of $25,000 from certain ad valorem school millage levies, providing authorization for ad valorem tax relief for permanent resident renters, and providing that the $25,000 exemption from certain ad valorem school millage levies shall take effect upon approval by the voters and apply to the taxes levied on the assessment rolls for the year 1980 and each year thereafter.

for - 9,533
against - 3,204

#2 Proposing an amendment to the State Constitution to modify the jurisdiction of the Supreme Court.

for - 7,936
against - 3,847

November 4, 1980

#1 CONSTITUTIONAL AMENDMENT ARTICLE II, SECTION 5 AND ARTICLE XI, SECTIONS 2 AND 5
Proposing amendments to Section 5 of Article II and Sections 2 and 5 of Article XI of the State Constitution to abolish the Constitution Revision Commission.

for - 11,313
against - 10,248
#2 CONSTITUTIONAL AMENDMENT ARTICLE I, SECTION 23
Proposing the creation of Section 23 of Article I of the State Constitution establishing a constitutional right of privacy.

for - 15,314
against - 7,830

#3 CONSTITUTIONAL AMENDMENT ARTICLE III, SECTION 7
Proposing an amendment to the State Constitution to provide that the publication of the title of a bill in the legislative journals shall serve as the first of three readings required by the State Constitution.

for - 14,542
against - 7,055

#4 CONSTITUTIONAL AMENDMENT ARTICLE VII, SECTION 14
Proposing an amendment to Section 14 of Article VII of the State Constitution to allow the issuance of state bonds for water facilities as authorized by general law.

for - 15,134
against - 6,726

#5 CONSTITUTIONAL AMENDMENT ARTICLE XII, SECTION 9
Proposing an amendment to Section 9 of Article XII of the State Constitution replacing the 40-year limitation on the use of the "second gas tax" to finance bonds for roads with a 40-year limitation upon the bonds secured and payable by revenues from the tax. Proposing to authorize counties to utilize such revenues for road maintenance as construction of roads. Proposing to allow the use of revenues other than those from the tax and pledged tolls to pay bonds secured by the tax. Proposing to include within the formula used to determine the debt service requirements on such bonds legally available pledged revenues other than those from the tax and from tolls.

for - 12,758
against - 9,346

#6 "SHALL THE BOUNDARIES OF THE MOSQUITO CONTROL DISTRICT BE EXPANDED TO INCLUDE THAT PART OF ST. LUCIE COUNTY DESCRIBED AS FOLLOWS:
The NW 1/4 of the SE 1/4 and SW 1/4 of SE 1/4 and SE 1/4 of the SE 1/4; all lying and being on Section 11, Township 36 South, Range 38 East, St. Lucie County”

for - 18
against - 6
1982

April 20, 1982

SPECIAL ELECTION, CREATION OF ESTABLISHMENT OF SPECIAL STREET LIGHTING
"Shall Special Improvement District No. 8 of St. Lucie County, Florida, be created and established and the improvements and special services set forth in resolution adopted by the Board of County Commissioners of St. Lucie County on March 16, 1982, be financed as provided in said resolution."

for - 56
against - 0

August 17, 1982

SPECIAL ELECTION, CREATION OF ESTABLISHMENT OF SPECIAL STREET LIGHTING
"Shall Special Improvement District No. 9 of St. Lucie County, Florida, be created and established and the improvements and special services set forth in resolution adopted by the Board of County Commissioners of St. Lucie County on July 6, 1982, be financed as provided in said resolution."

for - 76
against - 6

November 2, 1982

#1 CONSTITUTIONAL AMENDMENT ARTICLE 1, SECTION 14
Pretrial release and detention - Proposing an amendment to the State Constitution, effective January 1, 1983, to provide that a person charged with a crime or a violation of a municipal or county ordinance, other than a capital offence or an offense punishable by life imprisonment, shall be entitled to release before trial unless enumerated conditions indicate that the person should be detained.

for - 14,276
against - 9,559

#2 CONSTITUTIONAL AMENDMENT ARTICLE 1, SECTION 12
Searches and Seizures - Proposing an amendment to the State Constitution to provide that the right to be free from unreasonable searches and seizures shall be construed in conformity with the 4th amendment to the United States Constitution and to provide that illegally seized articles of information are inadmissible if decisions of the United States Supreme Court make such evidence inadmissible.

for - 14,823
against - 8,572
#3 BOND REFERENDUM BEACH ACQUISITION
Shall St. Lucie County, Florida, issue not exceeding $10,000,000 principal amount of general obligation bonds, bearing interest at not exceeding the maximum legal rate of interest at the time of the sale of the bonds, maturing not later than thirty (30) years from the date of issuance thereof, payable from ad valorem taxes levied on all taxable property in the county without limit as to rate or amount, for the purpose of financing the cost of the acquisition and development of oceanfront land within the county for preservation, recreation, and open space purposes, as more specifically described and provided in the resolution of the Board of County Commissioners, enacted on August 17, 1982.

for - 13,721
against - 9,193

1984
July 17, 1984

BOND REFERENDUM
Shall St. Lucie County, Florida, issue not exceeding $9,600,000 principal amount of general obligation bonds, bearing interest at not exceeding the maximum legal rate of interest at the time of the sale of the bonds, maturing not later than thirty (30) years from the date of issuance thereof, payable from ad valorem taxes levied on all taxable property in the County without limit as to rate or amount, for the purpose of financing the cost of the acquisition and construction of a branch jail within the County, as more specifically described and provided in the Resolution of the Board of County Commissioners, adopted on May 15, 1984.

for - 2,498
against - 852

November 6, 1984

#1 CONSTITUTIONAL AMENDMENT ARTICLE X, SECTION 4
Exemption of Homestead and Personal Property From Forced Sale
Provides that the exemption of a homestead and of personal property to the value of $1,000 from forced sale and certain liens shall extend to any natural person, not just the head of a family.

yes - 26,514
no - 8,835

#2 CONSTITUTIONAL AMENDMENT ARTICLE IV, SECTION 4
Disbursement of State Funds
Authorizes the disbursement to state funds by electronic means, magnetic tape, or any other transfer medium. Deletes obsolete language relating to the countersigning of warrants by the Governor.

yes - 23,739
no - 10,195
#3 CONSTITUTIONAL AMENDMENT ARTICLE V, SECTION 11
Procedures of Judicial Nominating Commissions
Provides that uniform rules of procedure be established by judicial nominating commissions at each level of the court system and that the rules may be repealed by general law or by the Supreme Court. Provides that proceedings of the commissions and their records shall be open to the public, except for deliberations of the commission.
  yes - 27,238
  no - 6,333

#4 CONSTITUTIONAL AMENDMENT ARTICLE III, SECTION 2
Speech or Debate Privilege
Proposing an amendment to the State Constitution to provide that legislators’ speech or debate relating to legislative duties is privileged and that legislators shall not be questioned in any other place with respect thereto.
  yes - 11,928
  no - 21,930

#5 CONSTITUTIONAL AMENDMENT ARTICLE VIII, SECTION 1
Election of County Commissioners
Provides that County Commissioners shall be elected as provided by law, thereby removing the constitutional restriction that County Commissioners must be elected at large by the electors of the county, and allows the Board of County Commissioners to be composed of either five or seven members.
  yes - 19,549
  no - 14,409

#6 CONSTITUTIONAL AMENDMENT ARTICLE V, SECTION 8
Eligibility to be County Court Judge
Proposing an amendment to the State Constitution, effective July 1, 1985, to require that unless otherwise provided by general law, no person shall be eligible for the office of county court judge unless he is, and has been for the preceding five years, a member of the bar of Florida. Unless otherwise provided by general law, a person shall be eligible for election or appointment to the office of county court judge in a county having a population of 40,000 or less if he is a member in good standing of the bar of Florida.
  yes - 26,131
  no - 7,919
#7 CONSTITUTIONAL AMENDMENT ARTICLE VII, SECTION 11
Bonds for State Capital Projects
Proposing an amendment to the State Constitution to specify the projects for which state
general obligation bonds may be issued, to provide an exception to the limit imposed on
the total outstanding principal of such bonds, to allow such bonds to be combined for the
purposes of sale, to allow state revenue bonds to be payable from rents or fees paid from
state tax revenues.

   yes - 20,435
   no - 12,511

#8 CONSTITUTIONAL AMENDMENT ARTICLE XII, SECTION 9
Public Education Capital Outlay Bonds
Proposing an amendment to the State Constitution to provide for the levy on gross
receipts pursuant to Chapter 203, Florida Statues, as provided by law to authorize the
continuation of the funding of public education capital outlay bonds for the construction of
public school, vocational education, community college, School for the Deaf & Blind, and
university buildings.

   yes - 25,135
   no - 8,748

1985
October 1, 1985

#1 COUNTY SPECIAL REFERENDUM
School District Of St. Lucie County Bond Referendum
Shall there be issued not exceeding $25,000,000 principal amount of general obligation
bonds of the school district of St. Lucie County, Florida, for the purpose of financing the
acquisition, construction, enlarging, or furnishing of, or other improvements to, buildings or
school grounds in the district for: renovations of $10.5 million to existing facilities, a new
elementary school in the south and a new high school in the south, (subject to
modification as provided in the resolution hereinafter referred to), bearing interest at a rate
not exceeding the maximum rate permitted by law at the time of the sale of bonds,
maturing not later than (20) years from the date of issuance thereof, secured by the full
faith, credit and taxing power of the school district of St. Lucie County, Florida, as more
specifically described and provided in a resolution of the school board of St. Lucie County,

   for - 5,599
   against - 1,034
1986

September 2, 1986

COUNTY SPECIAL REFERENDUM
St. Lucie County Water and Sewer Authority
Shall the St. Lucie County Water and Sewer Utilities Regulatory Act be approved? If approved by the voters, the Act will authorize the Board of County Commissioners of St. Lucie County to adopt an ordinance establishing the St. Lucie County Water and Sewer Authority. The Authority will have the power to issue or deny certificates for the operation of private water and sewer systems, to regulate the rates, rules, and classification of accounts of these systems, to require financial reports from these systems, to require repairs necessary for the provision of adequate service, and to inspect these systems for the compliance with the rules of the Authority. Members of the Authority will be appointed by the Board of County Commissioners. Appeals from final decisions of the Authority shall be taken to the Board of County Commissioners.

for - 2,482
against - 1,865

November 4, 1986

CONSTITUTIONAL AMENDMENT NO. 1 ARTICLE IV, SECTION 4 ARTICLE V, SECTION 17 AUTHORITY OF ATTORNEY GENERAL TO APPOINT A STATEWIDE PROSECUTOR
Proposes to grant to the Attorney General authority to appoint a statewide prosecutor having concurrent jurisdiction with the State Attorneys to prosecute multicircuit violations of the criminal laws of the state.

yes - 24,083
no - 8,271

CONSTITUTIONAL AMENDMENT NO.2 ARTICLE X, SECTION 15 CASINO GAMBLING AUTHORIZED SUBJECT TO COUNTY OPTION
An amendment authorizing casino gambling in hotels of 500 rooms or more in counties where electors of a county have by initiative referendum approved casino gambling and the geographic boundaries for such casino gambling in their county; the legislature to enact such laws necessary to assure reasonable limitation, licensing, regulation and taxation of such casino gambling.

yes - 11,844
no - 23,126
CONSTITUTIONAL AMENDMENT NO. 3 ARTICLE VII, SECTION 6 ARTICLE XII, SECTION 20
HOMESTEAD TAX EXEMPTION
Provides that the homestead tax exemption shall be changed from $25,000 to $5,000, plus one-half of the assessed value over $5,000, the total exemption not to exceed $25,000.

yes - 14,932
no - 19,206

CONSTITUTIONAL AMENDMENT NO. 4 ARTICLE IV, SECTION 10 ARTICLE V, SECTION 3
SUPREME COURT OPINION ON PROPOSED INITIATIVES
Provides that the Attorney General shall, as directed by general law, request the Supreme Court to render an expeditious advisory opinion as to the validity of an initiative petition which proposes an amendment to the State Constitution, and requires the Supreme Court to issue an advisory opinion upon request of the Attorney General, and by rule to permit interested persons to be heard on the questions presented by the Attorney General.

yes - 22,746
no - 7,137

CONSTITUTIONAL AMENDMENT NO. 5 ARTICLE X, SECTION 15
STATE OPERATED LOTTERIES
The Amendment authorizes the state to operate lotteries. It provides a severance clause to retain the above provision should any subsection or subsections be held unconstitutional because of more than one subject. The schedule provides, unless changed by law, for the lotteries to be known as the Florida Education Lotteries and for the net proceeds derived to be deposited in a state trust fund, designated State Education Lotteries Trust Fund, for appropriation by the Legislature.

yes - 23,662
no - 11,122

APPOINTMENT OF SCHOOL SUPERINTENDENT
"Shall the School Superintendent of St. Lucie County, Florida be appointed by the St. Lucie County School Board as authorized under Section 5, Article IX of the Florida Constitution and Section 230.241, Florida Statues (1985)?"

yes - 17,733
no - 15,468
1987

April 7, 1987

SPECIAL IMPROVEMENT DISTRICT 12 INDIAN RIVER ESTATES STREET LIGHTING DISTRICT
"Shall Special Improvement District No. 12 of St. Lucie County, Florida, be created and established and the improvements and special services set forth in resolution adopted by the Board of County Commissioners of St. Lucie County on February 3, 1987 be financed as provided in said resolution? If approved by the voters, street light will be installed in the district by lease agreement with Florida Power and Light Company. The annual cost will be financed by the levy of special assessments on all taxable real property in the district on an ad valorem basis not to exceed one dollar per one thousand dollars annually on the taxable value on all real property in the district."

for - 346
against - 112

1988

March 8, 1988

APPROVAL OF SALES TAX TO FUND THE FINANCING, PLANNING, CONSTRUCTION, RECONSTRUCTION OR IMPROVEMENT OF PUBLIC BUILDINGS AND FACILITIES
To provide for the costs of public buildings and facilities, local governments in St. Lucie County propose to levy an additional Sales Tax equaling 1 cent per dollar sale for not exceeding 5 years. This new revenue would be used by the County to pay for libraries (South County, Main, Hurston Branch), Fort Pierce courthouse expansion, south county governmental annex, criminal justice facilities, health department facilities, and by the cities for other public facilities and structures and infrastructure.

for - 12,436
against - 13,617
August 2, 1988

SPECIAL IMPROVEMENT DISTRICT NO. 13 QUEEN’S COVE STREET LIGHTING DISTRICT
"Shall Special Improvement Service District No. 13 of St. Lucie County, Florida, be created and established and the Improvements and Special Services set forth in resolution adopted by the Board of County Commissioners of St. Lucie County on June 14, 1988, be financed as provided in said resolution? If approved by the voters, street lights will be installed in the district by lease agreement with the Florida Power and Light Company. The annual cost will be financed by the levy of special assessments on all taxable real property in the district on an ad valorem basis not to exceed one dollar per one thousand dollars annually on the taxable value on all real property in the district."

for - 39
against - 1

November 8, 1988

#1 CONSTITUTIONAL AMENDMENT ARTICLE III, SECTION 17
Impeachment of County Court Judges
Proposing an amendment to the State Constitution to provide that county court judges shall be subject to impeachment by the Legislature and thereby removing present authority of Governor to suspend county court judges.

for - 34,017
against - 12,310

#2 CONSTITUTION AMENDMENT ARTICLE 1, SECTION 16
Right of Victims of Crime
Proposing an amendment to the State Constitution to grant victims of crime, and the next of kin of homicide victim, the qualified right to be informed, to be present, and to be heard at all crucial stages of criminal proceedings.

for - 41,991
against - 5,408

#3 CONSTITUTIONAL AMENDMENT ARTICLE VII, SECTION 4
Assessment of High Water Recharge Lands
Provides that land producing high water recharge to Florida’s aquifers may be classified by general law and assessed solely on the basis of character or use.

for - 28,409
against - 14,503
#4 CONSTITUTIONAL AMENDMENT ARTICLE VII, SECTION 17
Bonds for Acquisition of Property for State Roads or for Constructing Bridges
Proposing an amendment to the State Constitution, effective upon adoption, to authorize the Legislature to provide for issuance by the state, without a vote of the electors, of bonds pledging the full faith and credit of the state, the proceeds of which are to be used to finance or refinance the cost of acquiring real property for state roads or for constructing bridges.

for - 21,073
against - 23,414

#5 CONSTITUTIONAL AMENDMENT ARTICLE VII, SECTION 3
Property Tax Exemption for Widowers
Proposing an amendment to the State Constitution to extend the property tax exemption, for widows to widowers as well.

for - 40,700
against - 6,607

#6 CONSTITUTIONAL AMENDMENT ARTICLE II, SECTION, ARTICLE XI, SECTIONS 2, 5 AND 6
Taxation and Budget Reform Commission
Transfers authority to review matters relating to state and local taxation and the budgetary process from the Constitution Revision Commission to a newly created Taxation and Budget Reform Commission to be established in 1990 and every 10 years thereafter. The new commission will issue a report and it may propose statutory changes to the Legislature, and submit proposed constitutional changes to the voters.

for - 23,804
against - 19,512

#7 CONSTITUTIONAL AMENDMENT ARTICLE V, SECTION 10
Terms of Office for Trial Court Judges
Increases terms of county court judges from four to six years.

for - 14,831
against - 31,944

#8 CONSTITUTIONAL AMENDMENT ARTICLE V, SECTION 1
Civil Traffic Hearing Officers
Authorizes the Legislature to establish a civil traffic hearing officer system to hear civil traffic offenses.

for - 32,700
against - 13,325
#9 CONSTITUTIONAL AMENDMENT ARTICLE I, SECTION 21
Departments of Veterans Affairs and Elderly Affairs
Proposes an amendment to the State Constitution to authorize the creation of a Department of Veterans Affairs and a Department of Elderly Affairs.

for - 32,553
against - 14,116

#10 CONSTITUTIONAL AMENDMENT ARTICLE I, SECTION 21
Limitation of Non-Economic Damages in Civic Actions
Amendment provides that a person entitled to recover damages for bodily injuries in any action may not recover more than $100,000 for non-economic; defines non-economic losses to include pain and suffering, inconvenience, mental anguish, loss of capacity to enjoy life, loss of consortium and other non-pecuniary losses; provides by general law the maximum amount recoverable may be adjusted utilizing a consumer price index published by the United States Government; provides an effective date.

for - 25,365
against - 23,759

#11 CONSTITUTIONAL AMENDMENT ARTICLE II, SECTION 9
English is the Official Language of Florida
Establishes English as the official language of the State of Florida: Enables the legislature to implement this article by appropriate legislation.

for - 44,049
against - 4,480

1990

October 2, 1990

REFERENDUM
"Shall the Children's Services Council of St. Lucie County be granted the authority to fund the improvement of children's development, health and other children's services by the levying each year of an ad valorem tax not to exceed one-half (1/2) mill for services for children?

yes - 6,086
no - 4,502
November 6, 1990

#1 CONSTITUTIONAL AMENDMENT ARTICLE III, SECTION 3
REGULAR LEGISLATIVE SESSIONS
Proposing an amendment to the State Constitution to require the legislature to convene at an earlier specified date in 1991 and, in 1992 and thereafter, to convene on the first Tuesday after the first Monday in February, or such other date as may be fixed by law, of each even-numbered year.

yes - 31,204
no - 5,596

#2 CONSTITUTIONAL AMENDMENT ARTICLE I, SECTION 8
THREE-DAY WAITING PERIOD FOR HANDGUN PURCHASING
Requires a mandatory period of three days, excluding weekends and legal holidays, between the purchase and delivery at retail of any handgun. Defines the terms "Purchase" and "Handgun" and requires the Legislature to enact legislation to provide a felony penalty for violations.

yes - 32,788
no - 6,849

#3 CONSTITUTIONAL AMENDMENT ARTICLE VII, SECTION 18
LAWS AFFECTING LOCAL GOVERNMENT EXPENDITURES OR ABILITY TO RAISE REVENUE OR RECEIVE STATE TAX REVENUE
Excuses counties and municipalities from complying with general laws requiring them to spend funds unless: the law fulfills an important state interest; and it is enacted by two-thirds vote, or funding sources are provided, or certain other conditions are met. Prohibits general laws that have certain negative fiscal consequences for counties and municipalities unless enacted by two-thirds vote. Exempts certain categories of laws from these requirements.

yes - 25,925
no - 11,121

#4 CONSTITUTIONAL AMENDMENT ARTICLE III, SECTION 4
OPEN GOVERNMENT
Proposing an amendment to the State Constitution to provide that certain votes of legislators be recorded; that the legislature provide by rule for open and noticed committee meetings and for certain other legislative meetings and meetings between the Governor, the President of the Senate, or the Speaker of the House to be reasonably open to the public; and that certain constitutional provisions relating to the legislature be interpreted, implemented, and enforced solely by the legislature.

yes - 32,744
no - 4,918
November 3, 1992

#1 CONSTITUTIONAL AMENDMENT ARTICLE VI, SECTION 5
EMERGENCY SUSPENSION OR DELAY OF GENERAL ELECTION
Proposing an amendment to Section 5 of Article VI of the State Constitution to allow for suspension or delay of the General Election due to a state of emergency or impending emergency pursuant to general law.

for - 38,107
against - 20,164

#2 CONSTITUTIONAL AMENDMENT ARTICLE I, SECTION 24; ARTICLE XII, SECTION 20
ACCESS TO PUBLIC RECORDS AND MEETINGS
Proposing an amendment to the State Constitution, effective July 1, 1993, to grant public access to records and meetings of the Executive, Judicial, and Legislative branches of State Government, and other governmental entities; to allow the Legislature to enact exemptions and rules; continuing existing exemptions until repealed; and to apply existing exemptions relating to records of other governmental entities to Judicial and Legislative records.

for - 49,087
against - 11,145

#3 CONSTITUTIONAL AMENDMENT ARTICLE VII, SECTION 3
HISTORIC PRESERVATION AD VALOREM TAX EXEMPTION
Proposing an amendment to the State Constitution, effective January 1, 1993, to permit any county or municipality to authorize ad valorem tax exemptions for owners of historic property to encourage the rehabilitation or renovation of such structures, subject to general law.

for - 34,730
against - 25,215

#4 CONSTITUTIONAL REVISION CREATING ARTICLE III, SECTION 19; STATE
BUDGETING, PLANNING, AND APPROPRIATIONS PROCESSES REVISING ARTICLE IV, SECTION 13; REVENUE SHORTFALLS REVISING ARTICLE IV, SECTION 9; BONDS
IMPROVING ACCOUNTABILITY AND PUBLIC REVIEW IN SPENDING TAXPAYER’S MONEY AND MAINTAINING A BALANCED BUDGET
A revision requiring: 72-hour public review for appropriation bills; a budget stabilization fund; performance measurement and productivity programs; A state planning document and department and agency planning processes; appropriation bills format; appropriations review; annual state budgeting and planning processes; processes for creating and sun setting trust funds; and a final budget report. Providing executive authority to maintain a balanced budget and to direct planning and budgeting. Expanding use of educational capital outlay funds.

for - 48,865
against - 10,434
**#5 CONSTITUTIONAL REVISION CREATING ARTICLE I, SECTION 24 TAXPAYER’S BILL OF RIGHTS**

**TAXPAYER’S BILL OF RIGHTS**

Requiring the legislature to adopt a taxpayer's bill of rights in clear and concise language that sets forth taxpayer's rights and responsibilities and government's responsibilities to deal fairly with taxpayers under the laws of this state.

- for - 54,142
- against - 6,337

**#6 CONSTITUTIONAL REVISION ARTICLE VII, SECTION 9; LOCAL TAXES**

**AUTHORIZING MUNICIPALITIES AND COUNTIES TO LEVY A ONE-CENT SALES TAX WITH LOCAL VOTER APPROVAL**

The Proposal authorizes counties and municipalities to levy up to a one-cent sales tax, if approved by the voters of the county or municipality, to be used for local government services. The referendum votes shall be called for by an ordinance of the county or municipality, and the one-cent sales tax, if approved, shall be defined by the legislature, with certain exceptions.

- for - 21,573
- against - 38,899

**#8 CONSTITUTIONAL AMENDMENT ARTICLE XII, SECTION 9**

**BONDS FOR THE CONSTRUCTION OF EDUCATIONAL FACILITIES**

Proposing an amendment to Section 9 of Article XII of the State Constitution to:

1. Continue indefinitely the current dedication of gross receipts taxes to fund construction of educational facilities for the state's public education system.
2. Continue indefinitely the current dedication of some motor vehicle license taxes to fund construction of educational facilities for public schools and community colleges.
3. Remove interest and maturity restrictions on education bond refunding.

- for - 37,722
- against - 21,144

**#9 CONSTITUTIONAL AMENDMENT ARTICLE VI, SECTION 4**

**LIMITED POLITICAL TERMS IN CERTAIN ELECTIVE OFFICES**

Limits terms by prohibiting incumbents who have held the same elective office for the preceding eight years from appearing on the ballot for re-election to that office. Offices covered are: Florida Representative and Senator, Lieutenant Governor, Florida Cabinet, and U.S. Senator and Representative. Terms of office beginning before amendment approval are not counted.

- for - 48,461
- against - 12,346
#10 CONSTITUTIONAL AMENDMENT ARTICLE VII, SECTION 4
HOMESTEAD VALUATION LIMITATION
Providing for limiting increases in Homestead Property Valuations for ad valorem tax purposes to a maximum of 3% annually and also providing for reassessment of market values upon changes in ownership.

for - 33,773
against - 25,794

COUNTY REFERENDUM

ECONOMIC DEVELOPMENT AD VALOREM TAX EXEMPTION
The economic development ad valorem tax exemption would allow the county to encourage the establishment of new businesses and the expansion of existing businesses by granting an exemption from county property taxes of up to 100 percent of only the assessed value of improvements and personal property for those businesses. Any exemption would only remain in effect for up to ten (10) years and would not apply to school, city or voter approved taxes.

Shall the Board of County Commissioners of St. Lucie County be authorized to grant pursuant to Section 3, Article VII of the State Constitution, property tax exemptions to new businesses and expansions of existing businesses?

for - 32,127
against - 25,720

1993
October 5, 1993

SPECIAL REFERENDUM ELECTION

APPROVAL OF SALES TAX TO FUND THE CONSTRUCTION OF TRANSPORTATION AND OTHER PUBLIC FACILITIES
Local Governments in St. Lucie County propose to levy an additional sales tax equaling $.01 per dollar sale for not exceeding 20 years. This new revenue would be used by the county for transportation infrastructure only and by the municipalities for transportation infrastructure and other public facilities and infrastructure.

for - 3,429
against - 13,364
1994

November 8, 1994

#1 CONSTITUTIONAL AMENDMENT ARTICLE III, SECTION 3
START OF REGULAR SESSIONS OF LEGISLATURE
Proposing an amendment to the State Constitution, effective upon approval, to provide that the annual 60-day regular sessions of the Legislature begin on the first Tuesday after the first Monday in March.

for - 35,465
against - 14,355

#2 CONSTITUTIONAL AMENDMENT ARTICLE VII, SECTION 1 ARTICLE XII, SECTION 21
LIMITATION ON STATE REVENUE COLLECTIONS
Limits state revenue collections to the prior year’s allowed revenue plus an adjustment for growth based on the growth rate of state personal income over the preceding five years, with excess collections deposited in the budget stabilization fund until fully funded and then refunded to taxpayers. Defines "state revenues." Allows the Legislature to increase this limit by 2/3 vote. Requires adjustment of the limitation to reflect transfers of responsibility for funding governmental functions.

for - 29,940
against - 19,957

#3 CONSTITUTIONAL AMENDMENT ARTICLE X, SECTION 16
LIMITING MARINE NET FISHING
Limits the use of nets for catching saltwater finfish, shellfish, or other marine animals by prohibiting the use of gill and other entangling nets on all Florida waters, and prohibiting the use of other nets larger than 500 square feet in mesh area in near shore and inshore Florida waters. Provides definitions, administrative and criminal penalties, and exceptions for scientific and governmental purposes.

for - 42,179
against - 12,364

#4 CONSTITUTIONAL AMENDMENT ARTICLE XI, SECTION 3
REVENUE LIMITS: MAY PEOPLE’S AMENDMENTS LIMITING GOVERNMENT REVENUE BE ALLOWED TO COVER MULTIPLE SUBJECTS?
This provision would expand the people’s rights to initiate constitutional changes limiting the power of government to raise revenue by allowing amendments to cover multiple subjects. This provision is effective immediately after voter approval for amendments effective thereafter.

for - 31,935
against - 18,622
CONSTITUTIONAL AMENDMENT ARTICLE X, SECTION 7
LIMITED CASINOS
Authorizing a limited number of gaming casinos in Broward, Dade, Duval, Escambia, Hillsborough, Lee, Orange, Palm Beach and Pinellas Counties, with two in Miami Beach; and limited-size casinos with existing and operating pari-mutuel facilities; and if authorized by the legislature up to five limited-size riverboat casinos in the remaining counties, but only one per county. Mandating implementation by the legislature. Effective upon adoption, but prohibiting casino gaming until July 1, 1995.

for - 26,378
against - 28,159

ST. LUCIE COUNTY REFERENDUM
ENVIRONMENTALLY SIGNIFICANT LANDS ACQUISITION
To acquire and protect environmentally significant lands and wildlife habitat, shall St. Lucie County be authorized to issue bonds, not exceeding $20,000,000 in principal amount, maturing in not more than 15-years, and payable from an ad valorem tax not exceeding one-quarter mill per year levied against non-exempt property within the county.

for - 35,281
against - 17,230

1995
October 3, 1995

#1 SPECIAL SCHOOL BOND REFERENDUM
REFERENDUM REGARDING ISSUANCE OF GENERAL OBLIGATION BONDS BY SCHOOL DISTRICT TO FINANCE EDUCATIONAL FACILITIES
Shall the School District of St. Lucie County issue general obligation bonds to finance educational improvements and facilities in an amount not to exceed $60,000,000 principal amount, said bonds shall mature within 10 years of issuance and bear interest at not exceeding the maximum legal rate, which bonds shall be payable from a levy of ad valorem taxes, without limit on all taxable property in the school district?

yes - 7,398
no - 7,154

#2 SPECIAL SCHOOL BOND REFERENDUM
REFERENDUM REGARDING LEVY OF SALES SURTAX BY SCHOOL BOARD TO FINANCE EDUCATIONAL FACILITIES
Shall a one-half cent sales surtax be levied in St. Lucie County for a period not to exceed 10 years to finance educational facilities and improvements for the school district of St. Lucie County, including new schools, renovations and computers, provided that such sales surtax shall be first used in each year to pay debt service on general obligation bonds of the district if such bonds are approved by referendum held on October 3, 1995?

yes - 6,976
no - 7,134
1996

March 12, 1996

#1 REFERENDUM
FUTURE DEVELOPMENT PORT OF FORT PIERCE
A majority of the participants in a Countywide visioning process favored the development of an economically viable mixed use seaport. Shall St. Lucie County support the development of a seaport with emphasis on:

- Cargo - 1,378
- Tourism/Recreation - 8,855
- Mixed/Use - 21,185

#2 REFERENDUM
REFERENDUM REGARDING LEVY OF SALES SURTAX BY SCHOOL BOARD TO FINANCE EDUCATIONAL FACILITIES
Shall a one-half cent sales surtax be levied in the School District of St. Lucie County for a period of 10 years to finance new schools, school renovations, and technology improvements for schools, provided that such tax shall first be used to repay School District bonds approved by the referendum held on October 3, 1995, thereby reducing future ad valorem (property) taxes for such bonds?

for - 23,563
against - 8,058

November 5, 1996

#1 CONSTITUTIONAL AMENDMENT ARTICLE XI, SECTION 7 (Initiative)
TAX-LIMITATION: SHOULD TWO-THIRDS VOTE BE REQUIRED FOR NEW CONSTITUTIONALLY-IMPOSED STATE TAXES/FEES?
Prohibits imposition of new State taxes or fees on or after November 8, 1994 by constitutional amendment unless approved by two-thirds of the voters voting in the election. Defines "new State taxes or fees" as revenue subject to appropriation by State Legislature, which tax or fee is not in effect on November 7, 1994. Applies to proposed State tax and fee amendments on November 8, 1994 ballot and those on later ballots.

yes - 49,975
no - 18,534
#2 CONSTITUTIONAL AMENDMENT ARTICLE XI, SECTION 2 (Legislative)
CONSTITUTION REVISION COMMISSION; CONVENING; DUTIES WITH RESPECT TO TAXATION AND STATE BUDGETARY MATTERS
Proposing an amendment to Section 2 of Article XI of the State Constitution to change from 1998 to 1997 the convening of the next Constitution Revision Commission, in conformity with the schedule previously established by the Florida Supreme Court. Removing the restriction upon the commission's authority to examine matters relating to taxation or the state budgetary process that are otherwise to be revised by the Taxation and Budgetary Reform Commission every ten years.
   yes - 39,452
   no - 24,459

#3 CONSTITUTIONAL AMENDMENT ARTICLE V, SECTION 112 AND 12 (LEGISLATIVE)
JUDICIARY
Proposing amendments to the State Constitution to allow Judicial nominating commissions to recommend from three up to six persons to fill a court vacancy; and to restructure the Judicial Qualifications Commission and permit additional sanctions for judicial misconduct.
   yes - 48,908
   no - 16,368

#4 CONSTITUTIONAL AMENDMENT ARTICLE VII, SECTION 9 (Initiative)
FEE ON EVERGLADES SUGAR PRODUCTION
Provides that the South Florida Water Management District shall levy an Everglades Sugar Fee of 1 cent per pound on raw sugar grown in the Everglades Agricultural Area to raise funds to be used, consistent with statutory law, for purposes of conservation and protection of natural resources and abatement of water pollution in the Everglades. The fee is imposed for twenty-five years.
   yes - 28,005
   no - 43,447

#5 CONSTITUTIONAL AMENDMENT ARTICLE II, SECTION 7 (Initiative)
RESPONSIBILITY FOR PAYING COSTS OF WATER POLLUTION ABATEMENT IN THE EVERGLADES
The Constitution currently provides the authority for the abatement of water pollution. This proposal adds a provision to provide that those in the Everglades Agricultural Area who cause pollution within the Everglades Agricultural shall be primarily responsible for paying the costs of the abatement of the pollution.
   yes - 44,120
   no - 25,773
#6 CONSTITUTIONAL AMENDMENT ARTICLE X, SECTION 17 (Initiative)  
EVERGLADES TRUST FUND  
Establishes an Everglades Trust Fund to be administered by the South Florida Water Management District for purposes of conservation and protection of natural resources and abatement of water pollution in the Everglades. The Everglades Trust Fund may be funded through any source, including gifts and state or federal funds.

yes - 38,177  
no - 31,389

COUNTY REFERENDUM  
For the purchase of land in the Port of Fort Pierce for marine commercial, recreation and tourism purposes, shall St. Lucie County Port and Airport Authority issue not exceeding $3,500,000 general obligation bonds, bearing interest at not exceeding the legal rate, maturing within 20 years from issuance, payable from ad valorem taxes levied on all taxable property in the County?

yes - 38,392  
no - 29,986

AERO ACRES  
Shall the boundaries of the St. Lucie County Mosquito Control District be expanded to add the Aero Acres Subdivision as described below? Aero Acres Subdivision, according to the plat thereof recorded in Plat Book 27, pages 14, 14a through 14I of the public records of St. Lucie County, Florida.

yes - 27  
no - 5

1997  
December 2, 1997  
A Penny Investment for St. Lucie County’s Future  
Local governments in St. Lucie County propose to construct major road improvements and other public facilities with revenues from a one cent local option sales tax on each dollar of taxable sales occurring within the County. The tax is limited to a period of two years beginning February 1, 1998 and requires the tax revenues be spent for roads and other public facilities, including Midway Road, South 25th Street – St. James Drive.

for – 7,215  
against – 12,252
1998

November 3, 1998

#1 Historic Property Tax Exemption and Assessment
With respect to historic property granted ad valorem tax exemption by a county or municipality, removes a requirement that the owner be engaged in renovating the property. Authorizes the Legislature to allow counties or municipalities, by ordinance, to assess historic properties solely on the basis of character or use for ad valorem tax purposes, subject to eligibility requirements specified by general law.

yes - 28,787
no – 21,546

#2 Preservation of the Death Penalty; United States Supreme Court Interpretation of Cruel and Unusual Punishment
Proposing an amendment to Section 17 of Article I of the State Constitution preserving the death penalty, and permitting any execution method unless prohibited by the Federal Constitution. Requires construction of the prohibition against cruel and/or unusual punishment to conform to United States Supreme Court interpretation of the Eighth Amendment. Prohibits reduction of a death sentence based on invalidity of execution method, and provides for continued force of sentence. Provides for retroactive applicability.

yes – 40,010
no – 11,111

#3 Additional Homestead Tax Exemption
Proposing an amendment to the State Constitution, effective January 1, 1999, to authorize the Legislature to allow counties and municipalities to grant and additional homestead tax exemption not exceeding $25,000 to certain persons 65 years or older whose household income does not exceed a specified amount.

yes – 35,262
no – 16,439

#4 Recording of Instruments in Branch Offices
Proposing an amendment to Section 1 of Article VIII of the State Constitution authorizing the recording of instruments by filing at a branch office of a county seat.

yes – 37,243
no – 11,540

#5 Conservation of Natural Resources and Creation of Fish and Wildlife Conservation Commission
Requires adequate provision for conservation of natural resources; creates Fish and Wildlife Conservation Commission, granting it the regulatory and executive powers of the Game and Fresh Water Fish Commission and the Marine Fisheries Commission; removes legislature’s exclusive authority to regulate marine life and grants certain powers to new commission;
authorizes bonds to continue financing acquisition and improvement of lands for conservation, outdoor recreation, and related purposes; restricts disposition of state lands designated for conservation purposes.

yes – 37,902
no – 12,303

#6 Public Education of Children
Declares the education of children to be a fundamental value of the people of Florida; establishes adequate provision for education as a paramount duty of the state; expands constitutional mandate requiring the state to make adequate provision for a uniform system of free public schools by also requiring the state to make adequate provision for an efficient, safe, secure and high quality system.

yes – 36,292
no – 13,979

#7 Local Option for Selection of Judges and Funding of State Courts
Provides for future local elections to decide whether to continue electing circuit and county judges or to adopt system of appointment of those judges by governor, with subsequent elections to retain or not retain those judges; provides election procedure for subsequent changes to selection of judges; increases county judges’ terms from four to six years; corrects judicial qualifications commission term of office; allocates state courts system funding among state, counties, and users of courts.

yes – 29,854
no – 19,275

#8 Restructuring the State Cabinet
Merges cabinet offices of treasurer and comptroller into one chief financial officer; reduces cabinet membership to chief financial officer, attorney general, agricultural commissioner; secretary of state and education commissioner eliminated from elected cabinet; secretary of state duties defined by law; changes composition of state board of education from governor and cabinet to board appointed by governor; board appoints education commissioner; defines state board of administration, trustees of internal improvement trust fund, land acquisition trust fund.

yes – 28,435
no – 19,576

#9 Basic Rights
Defines “natural persons,” who are equal before the law and who have inalienable rights, as “female and male alike” provides that no person shall be deprived of any right because of national origin; changes “physical handicap” to “physical disability” as a reason that people are protected from being deprived of any right.

yes – 35,135
no – 14,191
#10 Local and Municipal Property Tax Exemptions and Citizen Access to Local Officials
Broadens tax exemption for governmental uses of municipal property; authorizes legislature to exempt certain municipal and special district property used for airport, seaport, or public purposes; permits local option tax exemption for property used for conservation purposes’ permits local option tangible personal property tax exemption for attachments to mobile homes and certain residential rental furnishings; removes limitations on citizens’ ability to communicate with local officials about matters which are the subject of public hearings.

   yes – 24,540  
   no – 23,908

#11 Ballot Access, Public Campaign Financing, and Election Process Revisions
Provides ballot access requirements for independent and minor party candidates cannot be greater than requirements for majority party candidates; allows all voters, regardless of party to vote in any party’s primary election if the winner will have no general election opposition; provides public financing of campaigns for statewide candidates who agree to campaign spending limits; permits candidates for governor to run in primary elections without lieutenant governor; makes school board elections nonpartisan; corrects voting age.

   yes – 31,581  
   no – 16,481

#12 Firearms Purchases: Local Option for Criminal History Records Check and Waiting Period
Authorizes each county the option of requiring a criminal history records check and waiting period of 3 to 5 days in connection with the “sale” of any firearm; defines “sale” as the transfer of money or other valuable consideration for a firearm where any part of the transaction occurs on property open to public access; does not apply to holders of a concealed weapons permit when purchasing a firearm.

   yes – 37,297  
   no – 13,113

#13 Miscellaneous Matters and Technical Revisions
Removes gender-specific reference; allows prison sentences in court-martial actions; consolidates ethics code provisions; specifies time for veto message consideration; clarifies that legislature gives designated officials final general appropriations bills 72 hours before passage; allows direct appeal of courts – martial to specified state court and advisory opinions from federal military courts; requires earlier constitution revision commission appointments; changes tax and budget reform commission voting procedures and meetings from every 10 to every 20 years.

   yes – 27,270  
   no – 19,549
2000

November 7, 2000

#1 Florida Transportation Initiative for statewide high speed monorail, fixed guideway or magnetic levitation system
To reduce traffic and increase travel alternatives, this amendment provides for development of a high speed monorail, fixed guideway or magnetic levitation system linking Florida's five largest urban areas and providing for access to existing air and ground transportation facilities and services by directing the state and/or state authorized private entity to implement the financing, acquisition of right-of-way, design, construction and operation of the system, with construction beginning by November 1, 2003.

yes – 44,893
no – 26,769

#2 Local Option for Selection of Circuit Judges
Shall the method of selecting circuit court judges in the Nineteenth Judicial Circuit be changed from election by a vote of the people to selection by the judicial nominating commission and appointment by the Governor with subsequent terms determined by a retention vote of the people?

yes – 26,038
no – 43,712

#3 Local Option for Selection of County Judge
Shall the method of selecting county court judges in St. Lucie County be changed from election by a vote of the people to selection by the judicial nominating commission and appointment by the Governor with subsequent terms determined by a retention vote of the people?

yes – 23,119
no – 46,353

2002

November 5, 2002

#1 Amending Article I, Section 17 of the State Constitution
Proposing an amendment to the State Constitution identical to a proposed amendment to Section 17 of Article I of the State Constitution which was approved by a statewide vote in 1998. The Supreme Court of Florida struck the 1998 amendment in a ruling in which four of the seven justices found that the ballot summary was inaccurate. The proposed amendment expressly authorizes the death penalty for capital crimes and expressly authorizes retroactive changes in the method of execution. The amendment changes the prohibition against “cruel or unusual punishment,” currently provided in Section 17 of Article I of the State Constitution, to a prohibition against “cruel and unusual punishment” to conform with
the wording of the Eighth Amendment to the United States Constitution. The amendment prohibits reduction of a death sentence based on invalidity of an execution method and provides for continued force of the sentence. The amendment permits any execution method unless prohibited by the United States Constitution. The amendment requires construction of the prohibition against cruel or unusual punishment and proposed prohibition against cruel and unusual punishment to conform to United States Supreme Court interpretation of the Eighth Amendment to the United States Constitution. The amendment would prevent state courts, including the Florida Supreme Court, from treating the state constitutional prohibition against cruel or unusual punishment as being more expansive than the federal constitutional prohibition against cruel and unusual punishment or United States Supreme Court interpretations thereof. The amendment effectively nullifies rights currently allowed under the state prohibition against cruel or unusual punishment which may afford greater protections for those subject to punishment for crimes than will be provided by the amendment. Under the amendment, the protections afforded those subject to punishment for crimes under the “cruel or unusual punishment” clause, as that clause currently appears in Section 17 of Article I of the State Constitution, will be the same as the minimum protections provided under the “cruel and unusual “ punishments clause of the Eighth Amendment to the United States Constitution. The amendment provides for retroactive applicability. Specifically, the proposal amends Section 17 of Article I of the State Constitution, to read as set forth below. The word struck is a deletion; words underlined are additions; Section 17. Excessive punishments.— Excessive fines, cruel and or unusual punishment, attainder, forfeiture of estate, indefinite imprisonment, and unreasonable detention of witnesses are forbidden. The death penalty is an authorized punishment for capital crimes designated by the legislature. The prohibition against cruel or unusual punishment, and the prohibition against cruel and unusual punishment shall be construed in conformity with decisions of the United States Supreme Court which interpret the prohibition against cruel and unusual punishment provided in the Eighth Amendment to the United States Constitution. Any method of execution shall be allowed, unless prohibited by the United States Constitution. Methods of execution may be designated by the legislature, and a change in any method of execution may be applied retroactively. A sentence of death shall not be reduced on the basis that a method of execution is invalid. In any case in which an execution method is declared invalid, the death sentence shall remain in force until the sentence can be lawfully executed by any valid method. This section shall apply retroactively.

yes – 42,972
no – 14,149
#2 Constitutional Amendment Article XI, Section 5

Economic Impact Statements for Proposed Constitutional Amendments or Revisions
Requires the Legislature to provide by general law for the provision of an economic impact statement to the public prior to the public voting on an amendment of the Florida Constitution proposed by initiative.

yes – 51,919
no – 9,507

#3 Constitutional Amendment Article VIII, Section 6
Authorizing Amendments to Miami-Dade County Home Rule Charter by Special Law Approved by Referendum
Proposing and amendment to Section 6 of Article VIII of the State Constitution to authorize amendments or revisions to the Miami-Dade County Home Rule Charter by special law approved by a vote of the electors of Miami-Dade County and to conform references to the county’s current name.

yes – 30,905
no – 23,780

#4 Constitutional Amendment Article I, Section 24
Laws Providing Public Records or Meetings Exemptions; Two-Thirds Vote Required
Requires that laws providing exemptions from public records or public meetings requirements must, after the effective date of this amendment, be passed by a two-thirds vote of each house of the Legislature.

yes – 47,631
no – 12,328

#6 Constitutional Amendment Article X, Section 20
Protect People from the Health Hazards of Second-Hand Tobacco Smoke by Prohibiting Workplace Smoking
To protect people from the health hazards of second-hand tobacco smoke, this amendment prohibits tobacco smoking in enclosed indoor workplaces. Allows exceptions for private residences except when they are being used to provide commercial child care, adult care or health care. Also allows exceptions for retail tobacco shops, designated smoking guest rooms at hotels and other public lodging establishments, and stand-alone bars. Provides definitions, and requires the legislature to promptly implement this amendment.

yes – 45,146
no – 20,096
#7 Constitutional Amendment Article VII, Section 4
Exemption for Construction of Living Quarters for Parents or Grandparents
Proposes an amendment to the State Constitution to allow counties to exempt from taxation an increase in the assessed value of homestead property resulting from constructing living quarters for a parent or grandparent of the property owner or the property owner’s spouse who is 62 years old or older. Limits the amount of such exemption to the increase in assessed value resulting from such construction or 20 percent of the total assessed value of the property as improved, whichever is less.

yes – 45,899  
no – 17,379

#8 Constitutional Amendment Article IX, Section 1
Voluntary Universal Pre-Kindergarten Education
Every four-year-old child in Florida shall be offered a high quality pre-kindergarten learning opportunity by the state no later than the 2005 school year. This voluntary early childhood development and education program shall be established according to high quality standards and shall be free for all Florida four-year-olds without taking away funds used for existing education, health and development programs.

yes – 36,185  
no – 27,345

#9 Constitutional Amendment Article IX, Section 1
Florida’s Amendment to Reduce Class Size
Proposes an amendment to the State Constitution to require that the Legislature provide funding for sufficient classrooms so that there be a maximum number of students in public school classes for various grade levels; requires compliance by the beginning of the 2010 school year; requires the Legislature, and not local school districts, to pay for the costs associated with reduced class size; prescribes a schedule for phased-in funding to achieve the required maximum class size.

yes – 36,103  
no – 25,595

#10 Constitutional Amendment Article X, Section 19
Animal Cruelty Amendment: Limiting Cruel and Inhumane Confinement of Pigs During Pregnancy
Inhumane treatment of animals is a concern of Florida citizens; to prevent cruelty to animals and as recommended by The Humane Society of the United States, no person shall confine a pig during pregnancy in a cage, crate or other enclosure, or tether a pregnant pig, on a farm so that the pig is prevented from turning around freely, except for veterinary purposes and during the rebirthing period; provides definitions, penalties, and an effective date.

yes - 37,884  
no - 25,188
#11 Constitutional Amendment Article IX, Section 7
Local Trustees and Statewide Governing Board to Manage Florida’s University System

A local board of trustees shall administer each state university. Each board shall have thirteen members dedicated to excellence in teaching, research, and service to the community. A statewide governing board of seventeen members shall be responsible for the coordinated and accountable operations of the whole university system. Wasteful duplication of facilities or programs is to be avoided. Provides procedures for selection and confirmation of board members, including one student and faculty representative per board.

yes – 40,846
no – 21,426

#12 Economic Development Incentive Ad Valorem Tax Exemption

The Economic Development Ad Valorem Tax Exemption would allow the County to encourage the establishment of new businesses and the expansion of existing businesses by granting exemption from County property taxes of up to 100 percent of only the assessed value of improvements and personal property for those businesses. Any exemption would only remain in effect for up to the (10) years and would not apply to school, city or voter approved taxes.

Shall the Board of County Commissioners of St. Lucie County be authorized to grant pursuant to Section 3, Article VII exemption incentives to new businesses and expansions of existing businesses?

yes – 41,078
no – 21,426

#14 Park Referendum

To acquire additional park land and open space, enhance environmentally sensitive land trial, improve and construct parks, subject to review by an appointed citizens committee and annual audit.

Shall St. Lucie County create a county-wide Municipal Services Taxing Unit (MSTU) and within such unit levy ad valorem taxes up to \( \frac{1}{4} \) per annum for a period not exceeding 20 years?

yes – 32,658
no – 30479
2003

March 11, 2003

Special Primary Election – State Senator District 26
Mary Beth Fitzgibbons – 125
Mike Haridopolos – 379

2004

November 2, 2004

#1 Constitutional Amendment Article X, Section 22
Section 22.
Parental notice of termination of a minor’s pregnancy. The legislature shall not limit or deny the privacy right guaranteed to a minor under the United States Constitution as interpreted by the United States Supreme Court. Notwithstanding a minor’s right of privacy provided in Section 23 of Article I, the Legislature is authorized to require by general law for notification to a parent or guardian of a minor before the termination of the minor’s pregnancy. The Legislature shall provide exceptions to such requirement for notification and shall create a process for judicial waiver of the notification.

yes – 63,392
no – 30,329

#2 Constitutional Amendment Article IV, Section 10 Article XI, Section 5
Constitutional Amendments Proposed By Initiative
Proposing Amendments to the State Constitution to require the sponsor of a constitutional amendment proposed by citizen initiative to file the initiative petition with the Secretary of State by February 1 of the year of a general election in order to have the measure submitted to the electors for approval or rejection at the following November’s general election, and to require the Florida Supreme Court to render an advisory opinion addressing the validity of an initiative petition by April 1 of the year in which the amendment is to be submitted to the electors.

yes – 64,425
no – 22,864
#3 Constitutional Amendment Article I, Section 26
The Medical Liability Claimant’s Compensation Amendment
Proposes to amend the State Constitution to provide that an injured claimant who enters into a contingency fee agreement with an attorney in a claim for medical liability is entitled to no less than 70% of the first $250,000.00 in all damages received by the claimant, and 90% of damages in excess of $250,000.00, exclusive of reasonable and customary costs and regardless of the number of defendants. This amendment is intended to be self-executing.

The direct financial impact this amendment will have on state and local government revenues and expenditures cannot be determined.

yes – 64,100
no – 30,491

#4 Constitutional Amendment Article X, Section 19
Authorizes Miami-Dade and Broward County Voters to Approve Slot Machines in Pari-mutuel Facilities
Authorizes Miami-Dade and Broward Counties to hold referenda on whether to authorize slot machines in existing, licensed pari-mutuel facilities (thoroughbred and harness racing, greyhound racing, and jai alai) that have conducted live racing or games in that county during each of the last two calendar years before effective date of this amendment. The Legislature may tax slot machine revenues, and any such taxes must supplement public education funding statewide. Requires implementing legislation.

This amendment alone has no fiscal impact on government. If slot machines are authorized in Miami-Dade or Broward counties, governmental costs associated with additional gambling will increase by an unknown amount and local sales tax-related revenues will be reduced by $5 million to $8 million annually. If the Legislature also chooses to tax slot machine revenues, state tax revenues from Miami-Dade and Broward counties combined would range from $200 million to $500 million annually.

yes – 54,885
no – 37,711

#5 Constitutional Amendment Article X
Florida Minimum Wage Amendment
This amendment creates a Florida minimum wage covering all employees in the state covered by the federal minimum wage. The state minimum wage will start at $6.15 per hour six months after enactment, and thereafter be indexed to inflation each year. It provides for enforcement, including double damages for unpaid wages, attorney’s fees, and fines by the state. It forbids retaliation against employees for exercising this right.

The impact of this amendment on costs and revenues of state and local governments is expected to be minimal.

yes – 74,285
no – 20,340

#6 Constitutional Amendment Article X, Section 19
Repeal of High Speed Rail Amendment
This amendment repeals an amendment in the Florida Constitution that requires the Legislature, the Cabinet and the Governor to proceed with the development and operation of a high speed ground transportation system by the state and/or by a private entity. The probable financial impact of passage of this amendment is a state cost savings ranging from $20 billion to $25 billion over the next 30 years. This estimate assumes the repeal of associated laws, the use of state bonds to finance construction, and could be reduced by federal or private sector funding.

yes – 60,633
no – 31,560

#7 Constitutional Amendment Article X, Section 22
Patients’ Right to Know About Adverse Medical Incidents
Current Florida law restricts information available to patients related to investigations of adverse medical incidents, such as medical malpractice. This amendment would give patients the right to review, upon request, records of health care facilities’ or providers’ adverse medical incidents, including those which could cause injury or death. Provides that patients' identities should not be disclosed.

The direct financial impact this amendment will have on state and local government revenues and expenditures cannot be determined, but is expected to be minimal. State agencies will incur some additional costs to comply with public records requirements of the amendment, but these costs will be generally offset by fees charged to the persons requesting the information.

yes – 82,984
no – 11,001

#8 CONSTITUTIONAL AMENDMENT ARTICLE X, SECTION 20
Public Protection from Repeated Medical Malpractice
Current law allows medical doctors who have committed repeated malpractice to be licensed to practice medicine in Florida. This amendment prohibits medical doctors who have been found to have committed three or more incidents of medical malpractice from being licensed to practice medicine in Florida.

The direct financial impact on state and local governments resulting from the proposed initiative would be minimal. There will likely be additional costs to the state of less than $1 million per year, but these costs will be offset by licensure fees.

yes – 75,945
no – 17,904
2005

October 18, 2005

Referendum Regarding Extending Levy of Discretionary Half Cent Sales Surtax to Finance Educational Facilities
Shall the one-half cent sales surtax currently levied in the School District of St. Lucie to finance new schools, school renovations and improvements, and technology improvements for schools be extended through December 31, 2026?

yes – 9,755
no – 2,374

2006

November 7, 2006

#1 CONSTITUTIONAL AMENDMENT ARTICLE III, SECTION 19
State Planning and Budget Process
Proposing amendments to the State Constitution to limit the amount of nonrecurring general revenue which may be appropriated for recurring purposes in any fiscal year to 3 percent of the total general revenue funds estimated to be available, unless otherwise approved by a three-fifths vote of the Legislature; to establish a Joint Legislative Budget Commission, which shall issue long-range financial outlooks; to provide for limited adjustments in the state budget without the concurrence of the full Legislature, as provided by general law; to reduce the number of times trust funds are automatically terminated; to require the preparation and biennial revision of a long-range state planning document; and to establish a Government Efficiency Task Force and specify its duties.

yes – 39,917
no – 22,198

#3 CONSTITUTIONAL AMENDMENT ARTICLE XI, SECTION 5
Requiring Broader Public Support For Constitutional Amendments or Revisions
Proposes an amendment to Section 5 of Article XI of the State Constitution to require that any proposed amendment to or revision of the State Constitution, whether proposed by the Legislature, by initiative, or by any other method, must be approved by at least 60 percent of the voters of the state voting on the measure, rather than by a simple majority. This proposed amendment imposing a new state tax or fee be approved by at least 2/3 of the voters of the state voting in the election in which such an amendment is considered.

yes – 39,577
no – 25,046

#4 CONSTITUTIONAL AMENDMENT ARTICLE X, SECTION 27
Protect People, Especially Youth, From Addiction, Disease, and Other Health Hazards of Using Tobacco
To protect people, especially youth, from addiction, disease, and other health hazards of using tobacco, the Legislature shall use some Tobacco Settlement money annually for a comprehensive statewide tobacco education and prevention program using Centers for Disease Control best practices. Specifies some program components, emphasizing youth, requiring one-third of total annual funding for advertising. Annual funding is 15% of 2005 Tobacco Settlement payments to Florida, adjusted annually for inflation. Provides definitions. Effective immediately.

This amendment requires state government to appropriate approximately $57 million in 2007 for the Comprehensive Statewide Tobacco Education and Prevention Program. Thereafter, this amount will increase annually with inflation. This spending is expected to reduce tobacco consumption. As a result, some long-term savings to state and local government health and insurance programs are probable, but indeterminate. Also, minor revenue loss to state government is probable, but indeterminate.

Yes – 36,246
No – 28,851

#6 CONSTITUTIONAL AMENDMENT ARTICLE VII, SECTION 6 ARTICLE XII, SECTION 26
Increased Homestead Exemption
Proposing amendment of the State Constitution to increase the maximum additional homestead exemption for low-income seniors from $25,000 to $50,000 and to schedule the amendment to take effect January 1, 2007, if adopted.

Yes – 48,608
No – 17,035

#7 CONSTITUTIONAL AMENDMENT ARTICLE VII, SECTION 6
Permanently Disabled Veterans’ Discount On Homestead Ad Valorem Tax
Proposing an amendment to the State Constitution to provide a discount from the amount of ad valorem tax on the homestead of a partially or totally permanently disabled veteran who is age 65 or older who was a Florida resident at the time of entering military service, whose disability was combat-related, and who was honorably discharged; to specify the percentage of the discount as equal to the percentage of the veteran’s permanent service-connected disability; to specify qualification requirements for the discount; to authorize the Legislature to waive the annual application requirement in subsequent years by general law; and to specify that the provision takes effect December 7, 2006, is self-executing, and does not require implementing legislation.

Yes – 48,893
No – 16,440
#8 CONSTITUTIONAL AMENDMENT ARTICLE X, SECTION 6
Eminent Domain
Proposing an amendment to the State Constitution to prohibit the transfer of private property taken by eminent domain to a natural person or private entity; providing that the Legislature may by general law passed by a three-fifths vote of the membership of each house of the Legislature permit exceptions allowing transfer of private property taken by eminent domain is applicable if the petition if taking that initiated the condemnation proceeding was filed on or after January 2, 2007

yes – 42,566
no – 21,103

COUNTY REFERENDUM #9
St. Lucie County Research and Education Authority
Shall the St. Lucie County Research and Education Authority be authorized and created by special act of the Legislature with authority to collect a research and educational facilities benefit assessment on real property transfers in St. Lucie County to finance research and education facilities?

yes – 24,220
no – 40,472

2007

June 26, 2007

St. Lucie County Trauma Care Referendum
To provide trauma services and fund trauma medical specialists at a state designated trauma center within St. Lucie County. Shall St. Lucie County create a county-wide municipal services taxing unit (MSTU) and within such unit levy ad valorem taxes up to ¼ mill per annum?

yes – 5,724
no – 16,053
January 29, 2008

#1 CONSTITUTIONAL REVISION ARTICLE VII, SECTIONS 3, 4, AND 6
ARTICLE XII, SECTION 27 (Legislative)
Property Tax Exemptions; Limitations On Property Tax Assessments
This revision proposes changes to the State Constitution relating to property taxation. With respect to homestead property, this revision: (1) increases the homestead exemption except for school district taxes and (2) allows homestead property owners to transfer up to $500,000 of their Save-Our-Homes benefits to their next homestead. With respect to nonhomestead property, this revision (3) provides a $25,000 exemption for tangible personal property and (4) limits assessment increases for specified nonhomestead real property except for school district taxes.

In more detail, this revision:
(1) Increases the homestead exemption by exempting the assessed value between $50,000 and $75,000. This exemption does not apply to school district taxes.
(2) Provides for the transfer of accumulated Save-Our-Homes benefits. Homestead property owners will be able to transfer their Save-Our-Homes benefit to a new homestead within 1 year and not more than 2 years after relinquishing their previous homestead; except, if this revision is approved by the electors in January of 2008 and if the new homestead is established on January 1, 2008, the previous homestead must have been relinquished in 2007. If the new homestead has a higher just value than the previous one, the accumulated benefit can be transferred; if the new homestead has a lower just value, the amount of benefit transferred will be reduced. The transferred benefit may not exceed $500,000. This provision applies to all taxes.
(3) Authorizes an exemption from property taxes of $25,000 of assessed value of tangible personal property. This provision applies to all taxes.
(4) Limits the assessment increases for specified nonhomestead real property to 10 percent each year. Property will be assessed at just value following an improvement, as defined by general law, and may be assessed at just value following a change of ownership or control if provided by general law. This limitation does not apply to school district taxes. This limitation is repealed effective January 1, 2019, unless renewed by a vote of the electors in the general election held in 2018.

Further, this revision:
 a. Repeals obsolete language on the homestead exemption when it was less than $25,000 and did not apply uniformly to property taxes levied by all local governments.
 b. Provides for homestead exemptions to be repealed if a future constitutional amendment provides for assessment of homesteads “at less than just value” rather than as currently provided “at a specified percentage” of just value.
 c. Schedules the changes to take effect upon approval by the electors and operate retroactively to January 1, 2008, if approved in a special election held on
January 29, 2008, or to take effect January 1, 2009, if approved in the general election held in November of 2008. The limitation on annual assessment increases for specified real property shall first apply to the 2009 tax roll if this revision is approved in a special election held on January 29, 2008, or shall first apply to the 2010 tax roll if this revision is approved in the general election held in November 2008.

yes – 45,006
no – 17,961

November 4, 2008

#1 CONSTITUTIONAL AMENDMENT ARTICLE I, SECTION 2
Declaration of Rights
Proposing an amendment to the State Constitution to delete provisions authorizing the Legislature to regulate or prohibit the ownership, inheritance, disposition, and possession of real property by aliens ineligible for citizenship.

yes – 51,678
no – 56,236

#2 CONSTITUTIONAL AMENDMENT ARTICLE I, NEW SECTION
Florida Marriage Protection Amendment
This amendment protects marriage as the legal union of only one man and one woman as husband and wife and provides that no other legal union that is treated as marriage or the substantial equivalent thereof shall be valid or recognized.

The direct financial impact this amendment will have on state and local government revenues and expenditures cannot be determined, but is expected to be minor.

yes – 72,417
no – 39,608

#3 CONSTITUTIONAL AMENDMENT ARTICLE VII, SECTIONS 3 AND 4 ARTICLE XII, NEW SECTION
Changes and Improvements Not Affecting the Assessed Value of Residential Real Property
Authorizes the Legislature, by general law, to prohibit consideration of changes or improvements to residential real property which increase resistance to wind damage and installation of renewable energy source devices as factors in assessing the property’s value for ad valorem taxation purposes. Effective upon adoption, repeals the existing renewable energy source device exemption no longer in effect.

yes - 54,942
no – 47,871
#4 CONSTITUTIONAL AMENDMENT ARTICLE VII, SECTIONS 3 AND 4 ARTICLE XII, SECTION 28
Property Tax Exemption of Perpetually Conserved Land; Classification and Assessment of Land Used for Conservation
Requires Legislature to provide a property tax exemption for real property encumbered by perpetual conservation easements or other perpetual conservation protections, defined by general law. Requires Legislature to provide for classification and assessment of land used for conservation purposes, and not perpetually encumbered, solely on the basis of character or use. Subjects assessment benefit to conditions, limitations, and reasonable definitions established by general law. Applies to property taxes beginning in 2010.

   yes – 61,869
   no – 40,196

#6 CONSTITUTIONAL AMENDMENT ARTICLE VII, SECTION 4 ARTICLE XII, NEW SECTION
Assessment of Working Waterfront Property Based Upon Current Use
Provides for assessment based upon use of land used predominately for commercial fishing purposes; land used for vessel launches into waters that are navigable and accessible to the public; marinas and drystacks that are open to the public; and water-dependent marine manufacturing facilities, commercial fishing facilities, and marine vessel construction and repair facilities and their support activities, subject to conditions, limitations, and reasonable definitions specified by general law.

   yes – 65,548
   no – 36,373

#8 CONSTITUTIONAL AMENDMENT ARTICLE VII, SECTION 9
Local Option Community College Funding
Proposing an amendment to the State Constitution to require that the Legislature authorize counties to levy option sales tax to supplement community college funding; requiring voter approval to levy the tax; providing that approved taxes will sunset after 5 years and may be reauthorized by the voters.

   yes – 40,642
   no – 64,899
November 2, 2010

#1 CONSTITUTIONAL AMENDMENT ARTICLE VI, SECTION 7
Repeal of public campaign financing requirement
Proposing the repeal of the provision in the State Constitution that requires public financing of campaigns of candidates for elective statewide office who agree to campaign spending limits.

  yes – 37,357
  no – 32,625

#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.

  yes – 55,200
  no – 16,350

#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 amendments 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 – 27,456
  no – 44,236
#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 of complexity of cases which would have occurred in the amendments absence.

yes – 46,820
no – 23,299

#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 of complexity of cases which would have occurred in the amendments absence.

yes – 46,962
no – 22,910
CONSTITUTIONAL AMENDMENT ARTICLE IX, SECTION 1 ARTICLE XII, SECTION 31

Revision of the class size requirements for public schools
The Florida Constitution currently limits the maximum number of student 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 student 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 years.

yes – 38,646
no – 32358

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?

yes – 52,352
no – 17,382

SCHOOL DISTRICT REFERENDUM

Referendum Regarding Continuing for Two Years 0.25 Mill Levy for Critical Needs of School District
Shall the 0.25 mills currently levied in the School District of St. Lucie County for critical operating needs of the District be continued for the 2011-2012 and 2012-2013 fiscal years? 

yes – FOR continuing the 0.25 mills for two fiscal years 42,468
no – AGAINST continuing the 0.25 mills for two fiscal years 26,678
2012

November 6, 2012

#1 CONSTITUTIONAL AMENDMENT ARTICLE I, SECTION 28
Health Care Services
Proposing an amendment to the State Constitution to prohibit laws or rules from compelling any person or employer to purchase, obtain, or otherwise provide for health care coverage; permit a person or an employer to purchase lawful health care services directly from a health care provider; permit a health care provider to accept direct payment from a person or an employer for lawful health care services; exempt persons, employers, and health care providers from penalties and taxes for paying directly or accepting direct payment for lawful health care services; and prohibit laws or rules from abolishing the private market for health care coverage of any lawful health care service. Specifies that the amendment does not affect which health care services a healthcare provider is required to perform or provide; affect which health care services are permitted by law; prohibit care provided pursuant to general law relating to workers’ compensation; affect laws or rules in effect as of March 1, 2010; affect the terms or conditions of any health care system to the extent that those terms and conditions do not have the effect of punishing a person or an employer for paying directly for lawful health care services or a health care provider for accepting direct payment from a person or an employer for lawful health care services; or affect any general law passed by two-thirds vote of the membership of each house of the Legislature, passed after the effective date of the amendment, provided such law states with specificity the public necessity justifying the exceptions from the provisions of the amendment. The amendment expressly provides that it may not be construed to prohibit negotiated provisions in insurance contracts, network agreements, or other provider agreements contractually limiting copayments, coinsurance, deductibles, or other patient charges.

yes – 50,450
no – 60,363

#2 CONSTITUTIONAL AMENDMENT ARTICLE VII, SECTION 6 ARTICLE 12, Section 32
Veterans Disabled Due to Combat Injury; Homestead Property Tax Discount
Proposing an amendment to Section 6 of Article VII and the creation of Section 32 of Article XII of the State Constitution to expand the availability of the property discount on the homesteads of veterans who became disabled as the result of a combat injury to include those who were not Florida residents when they entered the military and schedule the amendment to take effect January 1, 2013.

yes – 69,021
no – 44,626
#3 CONSTITUTIONAL AMENDMENT ARTICLE VII, SECTIONS 1 and 19 ARTICLE XII, SECTION 32
State Government Revenue Limitation
This proposed amendment to the State Constitution replaces the existing state revenue limitation based on Florida personal income growth with a new state revenue limitation based on inflation and population changes. Under the amendment, state revenues, as defined in the amendment, collected in excess of the revenue limitation must be deposited into the budget stabilization fund until the fund reaches its maximum balance, and thereafter shall be used for the support and maintenance of public schools by reducing the minimum financial effort required from school districts for participation in a state-funded education finance program, or, if the minimum financial effort is no longer required, returned to the taxpayers. The Legislature may increase the state revenue limitation through a bill approved by a super majority vote of each house of the Legislature. The Legislature may also submit a proposed increase in the state revenue limitation to the voters. The Legislature must implement this proposed amendment by general law. The amendment will take effect upon approval by the electors and will first apply to the 2014-2015 state fiscal year.

yes – 45,352
no – 65,465

#4 CONSTITUTIONAL AMENDMENT ARTICLE VII, SECTION 4, 6 ARTICLE XII, SECTIONS 27, 32, 33
Property Tax Limitations; Property Value Decline; Reduction for Nonhomestead Assessment Increases; Delay of Scheduled Repeal
(1) This would amend Florida Constitution Article VII, Section 4 (Taxation; assessments) and Section 6 (Homestead exemptions). It also would amend Article XII, Section 27, and add Sections 32 and 33, relating to the Schedule for the amendments. (2) in certain circumstances, the law requires the assessed value of homestead and specified nonhomestead property to increase when the just value of the property decreases. Therefore, this amendment provides that the Legislature may, by general law, provide that the assessment of homestead and specified nonhomestead property may not increase if the just value of that property is less than the just value of the property on the preceding January 1, subject to any adjustment in the assessed value due to changes, additions, reductions, or improvements to such property which are assessed as provided for by general law. This amendment takes effect upon approval by the voters. If approved at a special election held on the date of the 2012 presidential preference primary, it shall operate retroactively to January 1, 2012, or, if approved at the 2012 general election, shall take effect January 1, 2013.(3) This amendment reduces from 10 percent to 5 percent the limitation on annual changes in assessments of nonhomestead real property. This amendment takes effect upon approval of the voters. If approved at a special election held on the date of the 2012 presidential preference primary, it shall operate retroactively to January 1, 2012, or, if approved at the 2012 general election, takes effect January 1, 2013. (4) This amendment also authorizes general law to provide, subject to conditions specified in such law, an additional homestead exemption to every person who establishes the right to receive the homestead exemption provided in the Florida Constitution within 1 year after...
purchasing the homestead property and who has not owned property in the previous 3 calendar years to which the Florida homestead exemption applied. The additional homestead exemption shall apply to all levies except school district levies. The additional exemption is an amount equal to 50 percent of the homestead property's just value on January 1 of the year the homestead is established. The additional homestead may not exceed an amount equal to the median just value of all homestead property within the county where the property at issue is located for the calendar year immediately preceding January 1 of the year the homestead is established. The additional exemption shall apply for the shorter of 5 years or the year of sale of the property. The amount of the additional exemption shall be reduced in each subsequent year by an amount equal to 20 percent of the amount of the additional exemption received in the year the homestead was established or by an amount equal to the difference between the just value of the property and the assessed value of the property determined under Article VII, Section 4(d), whichever is greater. Not more than one such exemption shall be allowed per homestead property at one time. The additional exemption applies to property purchased on or after January 1, 2011, if approved by the voters at a special election held on the date of the 2012 presidential preference primary, or to property purchased on or after January 1, 2012, if approved by the voters at the 2012 general election. The additional exemption is not available in the sixth and subsequent years after it is first received. The amendment shall take effect upon approval by the voters. If approved at a special election held on the date of the 2012 presidential preference primary, it shall operate retroactively to January 1, 2012, or, if approved at the 2012 general election, takes effect January 1, 2013. (5) This amendment also delays until 2023, the repeal, currently scheduled to take effect in 2019, of constitutional amendments adopted in 2008 which limit annual assessment increases for specified nonhomestead real property. This amendment delays until 2023 the submission of an amendment proposing the abrogation of such repeal to the voters.

yes – 43,893
no – 67,050

#5 CONSTITUTIONAL AMENDMENT ARTICLE V, SECTIONS 2, 11, AND 12
State Courts
Proposing a revision of Article V of the State Constitution relating to the judiciary. The State Constitution authorizes the Supreme Court to adopt rules for the practice and procedure in all courts. The constitution further provides that a rule of court may be repealed by a general law enacted by a two-thirds vote of the membership of each house of the Legislature. This proposed constitutional revision eliminates the requirement that a general law repealing a court rule pass by a two-thirds vote of each house, thereby providing that the Legislature may repeal a rule of court by a general law approved by a majority vote of each house of the Legislature that expresses the policy behind the repeal. The court could readopt the rule in conformity with the public policy expressed by the Legislature, but if the Legislature determines that rule has been readopted and repeals the readopted rule, this proposed revision prohibits the court from further readopting the repealed rule without the Legislature’s prior approval. Under current law, rules of the judicial nominating commissions and the Judicial Qualifications Commission may be repealed by general law enacted by a majority
vote of the membership of each house of the Legislature. Under this proposed revision, a vote to repeal those rules is changed to repeal by general law enacted by a majority vote of the legislators present. Under current law, the Governor appoints a justice of the Supreme Court from a list of nominees provided by a judicial nominating commission, and appointments by the Governor are not subject to confirmation. This revision requires Senate confirmation of a justice of the Supreme Court before the appointee can take office. If the Senate votes not to confirm the appointment, the judicial nominating commission must reconvene and may not renominate any person whose prior appointment to fill the same vacancy was not confirmed by the Senate. For the purpose of confirmation, the Senate may meet at any time. If the Senate fails to vote on the appointment of a justice within 90 days, the justice will be deemed confirmed and will take office. The Judicial Qualifications Commission is an independent commission created by the State Constitution to investigate and prosecute before the Florida Supreme Court alleged misconduct by a justice or judge. Currently under the constitution, commission proceeding are confidential until formal charges are filed by the investigative panel of the commission. Once formal charges are filed, the formal charges and all further proceedings of the commission are public. Currently, the constitution authorizes the House of Representatives to impeach a justice or judge. Further, the Speaker of the House of Representatives may request, and the Judicial Qualifications Commission must make available, all information in the commission’s possession for use in deciding whether to impeach a justice or judge. This proposed revision requires the commission to make all of its files available to the Speaker of the House of Representatives but provides that such files would remain confidential during any investigation by the House of Representatives and until such information is used in the pursuit of an impeachment of a justice or judge. This revision also removes the power of the Governor to request files of the Judicial Qualifications Commission to conform to a prior constitutional change. This revision also makes technical and clarifying additions and deletions relating to the selection of chief judges of a circuit and relating to the Judicial Qualifications Commission, and makes other non substantive conforming and technical changes in the judicial article of the constitution.

#6 CONSTITUTIONAL AMENDMENT ARTICLE I, SECTION 28
Prohibition on Public Funding of Abortions; Construction of Abortion Rights
This proposed amendment provides that public funds my not be expended for any abortion or for health-benefits coverage that includes coverage of abortion. This prohibition does not apply to an expenditure required by federal law, a case in which a woman suffers from a physical disorder, physical injury, or physical illness that would place her in danger of death unless an abortion is performed, or a case of rape or incest. This proposed amendment provides that the State Constitution may not be interpreted to create broader rights to an abortion than those contained in the United States Constitution. With respect to abortion, this proposed amendment overrules court decisions which conclude that the right of privacy under Article I, Section 23 of the State Constitution is broader in scope than that of the United States Constitution.
#8 CONSTITUTIONAL AMENDMENT ARTICLE I, SECTION 3
Religious Freedom
Proposing an amendment to the State Constitution providing that no individual or entity may be denied, on the basis of religious identity or belief, governmental benefits, funding, or other support, except as required by the First Amendment to the United States Constitution, and deleting the prohibition against using revenues from the public treasury directly or indirectly in aid of any church, sect, or religious denomination or in aid of any sectarian institution.

yes – 49,191
no – 63,798

#9 CONSTITUTIONAL AMENDMENT ARTICLE VII, SECTION 6 ARTICLE XII, SECTION 32
Homestead Property Tax Exemption for Surviving Spouse of Military Veteran or First Responder
Proposing an amendment to the State Constitution to authorize the Legislature to provide by general law ad valorem homestead property tax relief to the surviving spouse of a military veteran who died from service-connected causes while on active duty or to the surviving spouse of a first responder who died in the line of duty. The amendment authorizes the Legislature to totally exempt or partially exempt such surviving spouse’s homestead property from ad valorem taxation. The amendment defines a first responder as a law enforcement officer, a correctional officer, a firefighter, an emergency medical technician, or a paramedic. This amendment shall take effect January 1, 2013.

yes – 67,227
no – 46,752

#10 CONSTITUTIONAL AMENDMENT ARTICLE VII, SECTION 3 ARTICLE XII, SECTION 32
Tangible Personal Property Tax Exemption
Proposing an amendment to the State Constitution to:(1) Provide an exemption from ad valorem taxes levied by counties, municipalities, school districts, and other local governments on tangible personal property if the assessed value of an owner’s tangible personal property is greater than $25,000 but less than $50,000. This new exemption, if approved by the voters, will take effect on January 1, 2013, and apply to the 2013 tax roll and subsequent tax rolls. (2) Authorize a county or municipality for the purpose of its respective levy, and as provided by general law, to provide tangible personal property tax exemptions by ordinance. This is in addition to other statewide tangible personal property tax exemptions provided by the Constitution and this amendment.

yes – 46,672
no – 64,822
# 11 CONSTITUTIONAL AMENDMENT ARTICLE VII, SECTION 6
Additional Homestead Exemption; Low-Income Seniors Who Maintain Long-Term Residency on Property; Equal to Assessed Value
Proposing an amendment to the State Constitution to authorize the Legislature, by general law and subject to conditions set forth in the general law, to allow counties and municipalities to grant an additional homestead tax exemption equal to the assessed value of homestead property if the property has a just value less than $250,000 to an owner who has maintained a permanent residency on the property for not less than 25 years, who has attained age 65, and who has a low household income as defined by general law.

yes – 64,500
no – 47,864

# 12 CONSTITUTIONAL AMENDMENT ARTICLE IX, SECTION 7
Appointment of Student Body President to Board of Governors of the State University System
Proposing an amendment to the State Constitution to replace the president of the Florida Student Association with the chair of the council of state university student body presidents as the student member of the Board of Governors of the State University System and to require that the Board of Governors organize such council of state university student body presidents.

yes – 41,852
no – 67,244

ECONOMIC DEVELOPMENT INCENTIVE AD VALOREM TAX EXEMPTION
The Economic Development Ad Valorem Tax Exemption would allow the County to encourage the establishment of new businesses and the expansion of existing businesses by granting an exemption from County property taxes of up to 100 percent of only the assessed value of improvements and personal property for those businesses. Any exemption would only remain in effect for up to ten (10) years and would not apply to school, city or voter approved taxes.

Shall the Board of County Commissioners of St. Lucie County be authorized to grant pursuant to Section 3, Article VII of the State Constitution, property tax exemption incentives to new businesses and expansions of existing businesses that are expected to create new, full-time jobs in the County?

yes For authority to grant exemptions – 56,680
no Against authority to grant exemptions – 54,562
October 29, 2013

EXPANSION OF ST. LUCIE COUNTY MOSQUITO CONTROL DISTRICT BOUNDARIES
Shall the boundaries of the St. Lucie County Mosquito Control District be expanded to add the following described property lying west of the existing boundaries of the District:

Tradition Plat No. 19, Townpark Phase One, as recorded in Plat Book 47, Pages 32-64 of the public records of St. Lucie County, Florida, and all replats thereof.

yes – 206
no - 16

2014

#1 CONSTITUTIONAL AMENDMENT ARTICLE X, SECTION 28
Water and Land Conservation – Dedicates funds to acquire and restore Florida conservation and recreation lands
Funds the Land Acquisition Trust Fund to acquire, restore, improve and manage conservation lands including wetlands and forests; fish and wildlife habitat; lands protecting water resources and drinking water sources, including the Everglades and the water quality of rivers, lakes, and streams; beaches and shores; outdoor recreation lands; working farms and ranches; and historic or geologic sites, by dedicating 33 percent of net revenues from the existing excise tax on documents for 20 years.

This amendment does not increase or decrease state revenue. The state revenue restricted to the purposes specified in the amendment is estimated to be 640 million in Fiscal Year 2016-16 and grows to 1,268 billion by the twentieth year. Whether this results in any additional state expenditures depends upon future legislative actions and cannot be determined. Similarly, the impact on local government revenue, if any, cannot be determined. No additional local government costs are expected.

yes – 69,746
no – 16,456

#2 CONSTITUTIONAL AMENDMENT ARTICLE X, SECTION 29
Use of Marijuana for Certain Medical Conditions
Allows the medical use of marijuana for individuals with debilitating diseases as determined by a licensed Florida physician. Allows caregivers to assist patients’ medical use of marijuana. The Department of Health shall register and regulate centers that produce and distribute marijuana for medical purposes and shall issue identification cards
to patients and caregivers. Applies only to Florida law. Does not authorize violations of federal law or any non-medical use, possession or production of marijuana.

Increased costs from this amendment to state and local government cannot be determined. There will be additional regulatory and enforcement activities associated with the production and sale of medical marijuana. Fees will offset at least a portion of the regulatory costs. While sales tax may apply to purchases, changes in revenue cannot reasonably be determined since the extent to which medical marijuana will be exempt from taxation is unclear without legislative or state administrative action.

yes – 50,953
no – 36,949

#3 CONSTITUTIONAL AMENDMENT ARTICLE V, SECTIONS 10, 11
Prospective Appointment of Certain Judicial Vacancies
Proposing an amendment to the State Constitution requiring the Governor to prospectively fill vacancies in a judicial office to which election for retention applies resulting from the justice’s or judge’s reaching the mandatory retirement age or failure to qualify for a retention election; and allowing prospective appointments if a justice or judge is not retained at an election. Currently, the Governor may not fill an expected vacancy until the current justice’s or judge’s term expires.

yes – 41,841
no – 41,043

#4 REFERENDUM
Reauthorization of the Children’s Services Council of St. Lucie County
The Children’s Services Council is an independent special district approved by the voters in 1990 and since that time has provided preventative, development, treatment, rehabilitation and other services for children in St. Lucie County.

Shall the Children’s Services Council of St. Lucie County be reauthorizes to continue in existence, unless it is dissolved by either the Board of County Commissioner or by a special act of the Florida Legislature?

yes – 73,721
no – 12,363
August 30, 2016

#4 CONSTITUTIONAL AMENDMENT ARTICLE VII, SECTIONS 3 AND 4 ARTICLE XII, SECTION 34
Solar Devices or Renewable Energy Source Devices; Exemption from Certain Taxation and Assessment.
Proposing an amendment to the State Constitution to authorize the Legislature, by general law, to exempt from ad valorem taxation the assessed value of solar or renewable energy source devices subject to tangible personal property tax, and to authorize the Legislature, by general law, to prohibit consideration of such devices in assessing the value of real property for ad valorem taxation purposes. This amendment takes effect January 1, 2018, and expires on December 31, 2037.

yes – 31,070
no – 14,941

#6 AUTHORIZATION TO FUND FIRE PROTECTION SERVICES WITH ANNUAL NON-AD VALOREM ASSESSMENTS
Shall St. Lucie County Fires District levy annual non-ad valorem assessments commencing fiscal year 2017 for fire protection services as follows:

Residential: $50 per dwelling unit
Commercial: $0.09 per sq. ft.
Industrial/Warehouse: $0.02 per sq. ft.
Institutional: $0.11 per sq. ft.
Vacant Land: $22.77 per parcel (up to 160 acres) plus $0.10 per acre for 161 to 640 acres

With increases limited to previous 5 years’ annual growth rate in Florida personal income?

yes – 16,719
no – 29,844
November 8, 2016

#1 CONSTITUTIONAL AMENDMENT ARTICLE X, SECTION 29
Rights of Electricity Consumers Regarding Solar Energy Choice
This amendment establishes a right under Florida’s constitution for consumers to own or lease solar equipment installed on their property to generate electricity for their own use. State and local governments shall retain their abilities to protect consumer rights and public health, safety and welfare, and to ensure that consumers who do not choose to install solar are not required to subsidize the costs of backup power and electric grid access to those that do.
The amendment is not expected to result in an increase or decrease in any revenues or costs to state and local government.

   yes – 69,987
   no – 65,142

#2 CONSTITUTIONAL AMENDMENT ARTICLE X, SECTION 29
Use of Marijuana for Debilitating Medical Conditions
Allows use of marijuana for individuals with debilitating medical conditions as determined by a licensed Florida physician. Allows caregivers to assist patients’ medical use of marijuana. The Department of Health shall register and regulate centers that produce and distribute marijuana for medical purposes and shall issue identification cards to patients and caregivers. Applies only to Florida law. Does not immunize violations of federal law or any non-medical use, possession or production of marijuana.

Increased costs from this amendment to state and local governments cannot be determined. There will be additional regulatory costs and enforcement activities associated with the production, sale, use and possession of medical marijuana. Fees may offset some of the regulatory costs. Sales tax will likely apply to most purchases, resulting in a substantial increase in state and local government revenues that cannot be determined precisely. The impact on property tax revenues cannot be determined.

   yes – 99,047
   no – 38,326
#3 CONSTITUTIONAL AMENDMENT ARTICLE VII, SECTION 6 ARTICLE XII
Tax Exemption for Totally and Permanently Disabled First Responders
Proposing any amendment to the State Constitution to authorize a first responder, who is totally and permanently disabled as a result of injuries sustained in the line of duty, to receive relief from ad valorem taxes assessed on homestead property, if authorized by general law. If approved by the voters, the amendment takes effect January 1, 2017.
yes – 106,038
no – 28,632

#5 CONSTITUTIONAL AMENDMENT ARTICLE VII, SECTION 6 ARTICLE XII
Homestead Tax Exemption for Certain Senior, Low-income, Long-Term Residents; Determination of Just Value
Proposing an amendment to the State Constitution to revise the homestead tax exemption that may be granted by counties or municipalities for property with just value less than $250,000 owned by certain senior, low-income, long-term residents to specify that just value is determined in the tax year the owner applies and is eligible for the exemption. The amendment takes effect January 1, 2017, and applies retroactively to exemptions granted before January 1, 2017.
yes – 100,239
no – 32,679

#7 HALF-CENT LOCAL GOVERNMENT SURTAX
TO PROVIDE FOR PROJECTS EXCLUSIVELY IN ST. LUCIE COUNTY TO IMPROVE LOCAL ROADS, REDUCE TRAFFIC CONGESTION, IMPROVE PUBLIC SAFETY, IMPROVE LOCAL WATER QUALITY AND OTHER SIMILAR USES AUTHORIZED UNDER FLORIDA LAW AND TO SEEK MATCHING FUNDS FOR THESE PURPOSES, SHALL ST. LUCIE COUNTY LEVY A HALF-CENT SALES TAX FOR TWENTY YEARS, SUBJECT TO REVIEW BY A CITIZENS ADVISORY COMMITTEE TO ENSURE THAT ALL DOLLARS ARE SPENT ON ST. LUCIE COUNTY PROJECTS?
yes – 62,881
no – 71,343

#8 SLOT MACHINES AT LICENSED PARI-MUTUEL FACILITIES LOCATED IN ST. LUCIE COUNTY
Shall slot machines be authorized within licensed pari-mutuel facilities in St. Lucie County subject to the restrictions of state law?
(SELECT ONE ONLY)
yes – 78,181
no – 56,568
2018

November 6, 2018

#1 CONSTITUTIONAL AMENDMENT, ARTICLE VII, SECTION 6, ARTICLE XII, Section 37
Increased Homestead Property Tax Exemption
Proposing an amendment to the State Constitution to increase the homestead exemption by exempting the assessed valuation of homestead property greater than $100,000 and up to $125,000 for all levies other than school district levies. The amendment shall take effect January 1, 2019.

yes – 71,893
no – 47,361

#2 CONSTITUTIONAL AMENDMENT, ARTICLE XII, SECTION 27
Limitations on Property Tax Assessments
Proposing an amendment to the State Constitution to permanently retain provisions currently in effect, which limit property tax assessment increases on specified nonhomestead real property, except for school district taxes, to 10 percent each year. If approved, the amendment removes the scheduled repeal of such provisions in 2019 and shall take effect January 1, 2019.

yes – 82,600
no – 36,151

#3 CONSTITUTIONAL AMENDMENT, ARTICLE X, SECTION 29
Voter Control of Gambling in Florida
This amendment ensures that Florida voters shall have the exclusive right to decide whether to authorize casino gambling by requiring that in order for casino gambling to be authorized under Florida law, it must be approved by Florida voters pursuant to Article XI, Section 3 of the Florida Constitution. Affects articles X and XI. Defines casino gambling and clarifies that this amendment does not conflict with federal law regarding state/tribal compacts.

The amendment’s impact on state and local government revenues and costs, if any cannot be determined at this time because of its unknown effect on gambling operations that have not been approved by voters through a constitutional amendment proposed by a citizens’ initiative petition process.

yes - 87,236
no - 33,921

#4 CONSTITUTIONAL AMENDMENT, ARTICLE VI, SECTION 4
Voting Restoration Amendment
This amendment restores the voting rights of Floridians with felony convictions after they complete all terms of their sentence including parole or probation. The amendment would not apply to those convicted of murder or sexual offenses, who would continue to be
permanently barred from voting unless the Governor and Cabinet vote to restore their voting rights on a case by case basis.

The precise effect of this amendment on state and local government costs cannot be determined, but the operation of current voter registration laws, combined with an increased number of felons registering to vote, will produce higher overall costs relative to the processes in place today. The impact, if any, on state and local government revenues cannot be determined. The fiscal impact of any future legislation that implements a different process cannot be reasonably determined.

yes – 80,135
no – 41,617

#5 CONSTITUTIONAL AMENDMENT, ARTICLE VII, SECTION 19
Supermajority Vote Required to Impose, Authorize, or Raise State Taxes or Fees
Prohibits the legislature from imposing, authorizing, or raising a state tax or fee except through legislation approved by a two-thirds vote of each house of the legislature in a bill containing no other subject. This proposal does not authorize a state tax or fee otherwise prohibited by the Constitution and does not apply to fees or taxes imposed or authorized to be imposed by a county, municipality, school board, or special district.

yes – 78,529
no – 40,047

#6 CONSTITUTIONAL REVISION, ARTICLE I, SECTION 16, ARTICLE V, SECTIONS 8 and 21, ARTICLE XII, NEW SECTION
Rights of Crime Victims; Judges
Creates constitutional rights for victims of crime; requires courts to facilitate victims’ rights; authorizes victims to enforce their rights throughout criminal and juvenile justice processes. Requires judges and hearing officers to independently interpret statutes and rules rather than deferring to government agency’s interpretation. Raises mandatory retirement age of state justices and judges from seventy to seventy-five years; deletes authorization to complete judicial term if one-half of term has been served by retirement age.

yes – 76,410
no – 42,513

#7 CONSTITUTIONAL REVISION, ARTICLE IX, SECTIONS 7 and 8, ARTICLE X, NEW SECTION
First Responder and Military Member Survivor Benefits, Public Colleges and Universities
Grants mandatory payment of death benefits and waiver of certain educational expenses to qualifying survivors of certain first responders and military members who die performing official duties. Requires supermajority votes by university trustees and state university system board of governors to raise or impose all legislatively authorized fees if law requires approval by those bodies. Establishes existing state college system as constitutional entity; provides governance structure.
#9 CONSTITUTIONAL REVISION, ARTICLE II, SECTIONS 7, ARTICLE X, SECTION 20
Prohibits Offshore Oil and Gas Drilling; Prohibits Vaping in Enclosed Indoor Workplaces
Prohibits drilling for the exploration or extraction of oil and natural gas beneath all state-owned waters between the mean high water line and the state’s outermost territorial boundaries. Adds use of vapor-generating electronic devices to current prohibition of tobacco smoking in enclosed indoor workplaces with exceptions; permits more restrictive local vapor ordinances.

yes – 82,929
no – 35,932

#10 CONSTITUTIONAL REVISION, ARTICLE III, SECTION 3, ARTICLE IV, SECTIONS 4 and 11, ARTICLE VIII, SECTIONS 1 and 6
State and Local Government Structure and Operation
Requires legislature to retain department of veterans’ affairs. Ensures election of sheriffs, property appraisers, supervisors of elections, tax collectors, and clerks of court in all counties; removes county charters’ ability to abolish, change term, transfer duties, or eliminate election of these offices. Changes annual legislative session commencement date in even-numbered years from March to January; removes legislature’s authorization to fix another date. Creates office of domestic security and counterterrorism within department of law enforcement.

yes – 78,125
no – 37,773

#11 CONSTITUTIONAL REVISION, ARTICLE I, SECTION 2, ARTICLE X, SECTIONS 9 and 19
Property Rights; Removal of Obsolete Provision; Criminal Statutes
Removes discriminatory language related to real property rights. Removes obsolete language repealed by voters. Deletes provision that amendment of a criminal statute will not affect prosecution or penalties for a crime committed before the amendment; retains current provision allowing prosecution of a crime committed before the repeal of a criminal statute.

yes – 78,125
no – 37,773

#12 CONSTITUTIONAL REVISION, ARTICLE II, SECTION 8, ARTICLE V, SECTION 13, ARTICLE XII, NEW SECTION
Lobbying and Abuse of Office by Public Officers
Expands current restrictions on lobbying for compensation by former public officers; creates restrictions on lobbying for compensation by serving public officers and former justices and judges; provides exceptions; prohibits abuse of a public position by public officers and employees to obtain a personal benefit.
**#13 CONSTITUTIONAL REVISION, ARTICLE X, NEW SECTION, ARTICLE XII, NEW SECTION**

**Ends Dog Racing**

Phases out commercial dog racing in connection with wagering by 2020. Other gaming activities are not affected.

- yes – 85,995
- no – 33,281

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**#14 Half-Cent Local Government Surtax**

To fund projects to improve local roads, reduce traffic congestion, add sidewalks, improve local water quality, including the Lagoon, reduce neighborhood flooding and similar uses under Florida law and seek matching funds for these purposes, shall St. Lucie County levy a half-cent sales tax, for ten years, with expenditures reviewed by an independent citizens committee ensuring dollars are spent fairly throughout Port St. Lucie, Fort Pierce, St. Lucie Village and St. Lucie County?

- FOR THE 0.5 CENT SALES TAX - 66,365
- AGAINST THE 0.5 CENT SALES TAX – 52,593
HISTORY of BLACK ELECTED OFFICIALS

1964
E.E. Carthon ran for City of Fort Pierce Commissioner, District 1 lost by 90 votes to Charles Castle

1967
Jackie Caynon - City of Fort Pierce Commissioner, District 1 - 1983

1973
Ralph Flowers – Municipal Judge

1974
Samuel Gaines – School Board District 5 - 2006

1979
Havert L. Fenn - City of Fort Pierce Commissioner, District 1 - 1981
Filled vacancy for County Commissioner (when W.R. McCain’s retired) - 1996

1980
Gertrude Walker appointed Supervisor of Elections (James P. Brooks passed away in office).
Elected in 1984 - present

1982
Julius Lee - City of Fort Pierce Commissioner, District 1 (died January 1988)

1988
Darrell Drummond appointed January 1988 City of Fort Pierce Commissioner, District 1 - 1995
1994
Reggie Sessions - City of Fort Pierce Commissioner, District 1 - 2001
Took office again in 2008 - present

1996
Duke Nelson - City of Fort Pierce Commissioner, District 1 – 2008

2001
Rufus J. Alexander, III - City of Fort Pierce Commissioner, District 1 – present

Charlie Frank Matthews ran for Mayor in 1971 lost to C.V. Padrick, Jr.

Charlie Frank Matthews ran for City Commissioner, District 1 lost to Jackie Caynon

Charlie Frank Matthews ran for Mayor in 1983 lost to William R. Dannahower

2010
Donna Mills - School Board District 3 - Present

2012
Kim Johnson - County Commissioner District 5 - 2016
CITY OF FORT PIERCE COMMISSIONERS

ALDERMAN

1901
A.C. Dittmar (Mayor)
D.L. Alderman
A.Y.W. Hogg
P.P. Cobb
L.L. Carlton
F.M. Tyler

1902
R.R. Gladwinn

1903
W.A. Farmer
W.B. Cross
H.I. Klopp (Resigned 5/03)
W.J. Nesbitt (Appointed 7/03)

1904
R.R. Gladwin (Mayor)
W.A. Farmer (Resigned 7/04)
Frank H. Fee (Appointed 7/04)
A.B. Lowry
J.B. O'Brien
A.C. Dittmar

1905
Frank H. Fee (Mayor-Resigned 12/05)
Eddie Edge
J.H. Wynn
J.B. O'Brien (Resigned 7/05)
James Andrews (Appointed 8/05)
R. Whyte
G.S. Tucker
1906
D.J. McCarty
A.B. Lowry (Resigned 8/06)
W.R. Jackson (Appointed 8/06)

1907
R. Whyte (Mayor)
W.E. Vaulaudingham
L.A. Jennings

1908
C.A. Killer
F.E. Wilson

1909
D.T. McCarty
Lucie Baker

1910
A.C. Dittmar
J.T. Lisk

1911
Lucieu Baker (Resigned 5/11)
C.A. Killer (Appointed 5/11)
L.L. Carlton

1912
N.B. Lindsley
F.E. Wilson

1913
O.R. Parker
1914
W.E. Tylander
W.S. King
D.T. McCarty

Councilmen

1921
Frink
C.B. Knight
Boothe
C.F. Raulerson
T.F. Faulkner

1922
D.H. Sample (Mayor)
J.W. Dunn
H.J. Tindall

1923
C.E. Cahow (Mayor)
J.A. McNeil
W.I. Fee (Commissioner)

1924
C.E. Cahow (Mayor-Commissioner)

1926
C.B. Knight

COMMISSIONER

1927
E.H. Collins, Jr.
M.E. Hall
1928

C.E. Cahow (Mayor-Resigned 1/28)
W.C. Russell (Mayor-Appointed 1/28)
J.A. McNeil (Resigned 1/28)
C.E. Cahow (Appointed 1/28)
J.H. Lane (Mayor-Commissioner 12/28)
Precinct #1 - J.B. Buby - E.H. Collins, Jr
Precinct #2 - Paul Park - C.B. Knight

1929

Walker Liddon (Mayor-Commissioner)
Precinct #1 - W.H. Reed
Precinct #2 - H.F. Stanton

1930

J.K. Walker (Mayor-Commissioner)
J.B. Buby
E.G. Gustafson
Walter Peterson
W.H. Reed
H.F. Stanton
Nottingham (City Attorney)
Harry Sample (City Manager)
Cleveland Gustafson (Act.)

1931

J.K. Walker (Mayor-Commissioner)
E.G. Gustafson (Resigned 5/31)
Walter Peterson (Appointed 5/31)
R.L. Goodwin
J.B. Buby
W. Peterson
W.H. Reed
R.L. Goodwin
Nottingham (City Attorney)
Mrs. M. Priestly (City Manager)
1932
H.F. Stanton (Mayor-Commissioner)
W. Peterson
D.H. Saunders
W.H. Reed
R.L. Goodwin
Nottingham (City Attorney)
Gustafson (City Manager)

1933 - Same As Above

1934
H.F. Stanton (Mayor-Commissioner)
C.D. Mustaine
W. Peterson
W.H. Reed
R.L. Goodwin
Nottingham (City Attorney)
Gustafson (City Manager)

1935
J.K. Walker (Mayor-Commissioner)
C.S. Mustaine
W. Peterson
W.H. Reed
R.L. Goodwin
Nottingham & E.O. Denison (City Attorney)
Gustafson (City Manager)

1936
F. Holtzberg (Mayor-Commissioner)
C.D. Mustaine
W. Peterson
W.H. Reed
R.L. Goodwin
Nottingham (City Attorney)
Gustafson (City Manager)
1937

F. Holtzberg (Mayor-Commissioner)
C.D. Mustaine
W. Peterson
J. Sneed
R.L. Goodwin
Nottingham (City Attorney)
Gustafson (City Manager)

1938

B. Arnold (Mayor-Commissioner)
R.L. Griffin
W. Peterson
J. Sneed
R.L. Goodwin
E. O. Denison (City Attorney)
Horton & McIlwain (City Manager Act.)

1939

B. Arnold (Mayor-Commissioner)
R.L. Griffin
W. Peterson
J. Sneed
Henry F. Jones
E.O. Denison (City Attorney)
McIlwain (City Manager)

1940

P.C. Eldred (Mayor-Commissioner)
C.D. Mustaine
W. Peterson
J. Sneed
Henry F. Jones
E.O. Denison (City Attorney)
McIlwain (City Manager)
1941

P.C. Eldred (Mayor-Commissioner)
C.D. Mustaine
W. Peterson
J. Sneed
A.E. Sasser
Nottingham (City Attorney)
Mcllwain & Act. Horton (City Manager)

1942 - Same As Above

1943

B. Arnold (Mayor-Commissioner)
C.D. Mustaine
W. Peterson
J. Sneed
Henry F. Jones
Nottingham (City Attorney)
McDougald (City Manager)

1944

O.G. Nanney (Mayor-Commissioner)
C.D. Mustaine
W. Peterson
J. Sneed
Henry F. Jones
Nottingham (City Attorney)
Mcdougald & Arnold (City Manager)

1945

B.F. Ivey (Mayor-Commissioner)
C.D. Mustaine
W. Peterson
R.A. Mays
A.H. Starcher
W. Sample (City Attorney)
Arnold & Swank (City Manager)
1946
H.E. Center (Mayor-Commissioner)
Frank Fee
W.H. Reed
R.A. Mays
A.H. Starcher
W. Sample (City Attorney)
Swank (City Manager)

1947
H.F. Stanton (Mayor-Commissioner)
Frank Fee
W.H. Reed
D. Mustaine
J. Sneed
Jack Sample (City Attorney)
Swank, Gustafson, & Act. Stanton (City Manager)

1948
Frank Fee (Mayor-Commissioner)
A.E. Sasser
W.H. Reed
D. Mustaine
J. Sneed
Jack Sample (City Attorney)
Stanton (City Manager)

1949
Frank Fee (Mayor-Commissioner)
A.E. Sasser 1
W.H. Reed 1
C.D. Mustaine 2
J.W. Sneed 2
Jack Sample (City Attorney Resigned 10/49)
W. Sample (City Attorney Appointed 10/49)
H.F. Stanton (City Manager)

1950 - Same As Above
**1951**

Frank Fee (Mayor-Commissioner Resigned 5/51)
C.D. Mustaine (Mayor-Commissioner Appointed 5/51)
A.E. Sasser 1
W.H. Reed 1
C.D. Mustaine (Resigned 5/51) 2
E.C. Collins (Appointed 5/51) 2
J.W. Sneed 2
Wallace Sample (City Attorney)
H.F. Stanton (City Manager)

**1952**

J.B. Brewer (Mayor-Commissioner)
A.E. Sasser 1
W.H. Reed 1
G.C. Harden 1
E.C. Collins 2
Neal Bird 2
Rex W. Nelson 2
Wallace Sample (City Attorney)
H.F. Stanton (City Manager)

**1953**

Wallace Sample (Mayor-Commissioner)
C. Harden 1
E.C. Collins 1
W.L. Gray 1
Rex Nelson 2
Neal Bird 2
Errol Willes (City Attorney Appointed 2/52)
H.F. Stanton (City Manager)

**1954**

Wallace Sample (Mayor-Commissioner)
C. Harden 1
W.L. Gray 1
Rex Nelson 2
J.E. Harris 2
Neal Bird (Resigned 3/54) 2
G. Russos (Appointed 3/54) 2
Errol Willes (City Attorney)
H.F. Stanton (City Manager)

1955

Ray Padgett (Mayor-Commissioner)
C. Harden 1
W.L. Gray 1
R.T. Arnold 1
John Harris 2
G. Russos 2
Errol Willes (City Attorney)
H.F. Stanton (City Manager Resigned 9/55)
G.M. Mitchell (City Manager Appointed 9/55)

1956

Ray Padgett (Mayor-Commissioner)
C. Harden 1
R.F. Arnold 1
Earl Kelz 1
Willis R. Negus 2
John Harris 2
G. Russos 2
Errol Willes (City Attorney)
W.F. Johnson (City Manager)

1957

Bernard Rubin (Mayor-Commissioner)
Earl Kelz 1
R.F. Arnold 1
G.W. Kuenneth 1
S.A. Misak, Jr. 1
J.H. Walker 2
Willis Negus 2
G. Russos 2
Errol Willes (City Attorney)
W.F. Johnson (City Manager)
1958

Bernard Rubin (Mayor-Commissioner)
Earl Kelz 1
G. Kuenneth 1
Wiiliis Negus 2
G. Russos 2
Errol Willes (City Attorney)
J. Floyd Glisson (City Manager)

1959

James L. Howe (Mayor-Commissioner)
S.A. Misik, Jr. 1
G. Kuenneth 1
J.H. Walker 2
G. Russos 2
Errol Willes (City Attorney)
J. Floyd Glisson (City Manager)

1960 - Same As Above

W.H. Reed 1

1961

Ray A. Padgett (Mayor-Commissioner)
W.H. Reed 1
G. Kuenneth 1
Garland Hays 1
J.H. Walker 2
G. Russos 2
Errol Willes (City Attorney)
J. Floyd Glisson (City Manager)

1962

Ray A. Padgett (Mayor-Commissioner)
W.H. Reed 1
G. Hayes 1
K.P. Starratt 1
Wm. R. Dannahower 2
J.H. Walker 2
G. Russos
Errol Willes (City Attorney)
J. Floyd Glisson (City Manager)

1963

L.A. O'Laughlin, Jr. (Mayor-Commissioner)
Kendall P. Starratt 1
Garland Hayes 1
Henry G. White 2
Wm. R. Dannahower 2
George Russos 2
Errol Willes (City Attorney)
J. Floyd Glisson (City Manager Resigned 10/63)
D.C. Huskey (Acting)

1964

L.A. O'Laughlin, Jr. (Mayor-Commissioner)
K.P. Starratt 1
Lee S. Nelson 1
Charles C. Castle 1
Milton Tucker 2
Wm. R. Dannahower 2
Henry G. White 2
Errol Willes (City Attorney)
Alfred S. Harding (City Manager Appointed 3/64)

1965

Wm. R. Dannahower (Mayor-Commissioner)
Charles C. Castle 1
Lee S. Nelson 1
Sam Lawder 2
Milton Tucker 2
Henry G. White 2
Errol Willes (City Attorney Resigned 2/65)
Thad H. Carlton (City Attorney Appointed 2/65)
Alfred S. Harding (City Manager)

1966

Wm. R. Dannahower (Mayor-Commissioner)
Charles C Castle 1
Lee S. Nelson 1
Merle E. Morris 2
Milton Tucker 2
Sam Lawder 2
David L. McCain (City Attorney)
Charles T. Carlton (Asst. City Attorney)
Alfred S. Harding (City Manager)

1967

Milton Tucker (Mayor-Commissioner)
Jackie Caynon 1
Lee S. Nelson 1
Merle E. Morris 2
Sam Lawder 2
D.C. Huskey (Acting 2/67)
David L. McCain (City Attorney Resigned 8/67)
Spencer B. Gilbert (City Attorney Appointed 8/67)
Alfred S. Harding (City Manager Resigned)
George D. Adkins (City Manager Appointed 7/67)
Weldon B. Lewis (Asst.City Manager)

1968

Milton Tucker (Mayor-Commissioner)
Jackie Caynon 1
Lee S. Nelson 1
Merle E. Morris 2
Sam Lawder 2
Spencer B. Gilbert (City Attorney Res. 12/69)
Charles R.P. Brown (City Attorney App. 12/69)
George Adkins (City Manager Res. 12/69)
Milton Davis (City Manager Acting 12/69)

1969

Dennis B. Summerlin (Mayor-Commissioner)
Jackie Caynon 1
Lee S. Nelson 1
Merle E. Morris 2
Sam Lawder 2
C. R. Lait 2
Charles R.P. Brown (City Attorney)
Milton H. Davis (City Manager)
1970
Dennis B. Summerlin (Mayor-Commissioner)
Jackie Caynon 1
Lee S. Nelson 1
C.V. Padrick, Jr. 2
Merle E. Morris 2
Carol R. Lait 2
Charles R.P. Brown (City Attorney)
Milton H. Davis (City Manager)

1971
Dennis B. Summerlin (Mayor-Commissioner)
Jackie Caynon 1
Lee S. Nelson 1
C.V. Padrick, Jr. 2
Carol R. Lait 2
Charles R.P. Brown (City Attorney)
Milton H. Davis (City Manager)

1972
Dennis B. Summerlin (Mayor-Commissioner)
Jackie Caynon 1
James R. Forbes, Jr. 1
Vern D. Gosney 2
C.V. Padrick, Jr. 2
Carol R. Lait 2
Charles R.P. Brown (City Attorney)
Milton H. Davis (City Manager)

1973
C.V. Padrick, Jr. (Mayor-Commissioner)
Jackie Caynon 1
James R. Forbes, Jr. 1
David B. Douglass 2
Vern D. Gosney 2
Carol R. Lait 2
Charles R.P. Brown (City Attorney Resigned 7/73)
John T. Brennan (City Attorney Appointed 7/73)
Milton H. Davis (City Manager)
1974

C.V. Padrick, Jr. (Mayor-Commissioner)
Jackie Caynon 1
Lee S. Nelson 1
Grover C. Leslie 2
Vern D. Gosney 2
David B. Douglass 2
John T. Brennan (City Attorney)
Milton H. Davis (City Manager)

1975

Ben L. Bryan, Jr. (Mayor-Commissioner)
Jackie Caynon 1
Lee S. Nelson 1
Grover C. Leslie 2
David B. Douglass 2
John T. Brennan (City Attorney)
Charles Jackson (City Manager)

1976

Ben L. Bryan, Jr. (Mayor-Commissioner)
Jackie Caynon 1
John R. Long 1
Grover C. Leslie 2
John D. Browning 2
John T. Brennan (City Attorney)
Charles E. Jackson (City Manager)

1977

Buell L. Brown (Mayor-Commissioner)
Jackie Caynon 1
John R. Long 1
Grover C. Leslie 2
John D. Browning 2
John T. Brennan (City Attorney)
Charles E. Jackson (City Manager)
1978 - Same As Above

1979

Buell L. Brown (Mayor-Commissioner)
Havert L. Fenn 1
John R. Long 1
Grover C. Leslie 2
John D. Browning 2
John T. Brennan (City Attorney)
Charles E. Jackson (City Manager Res. 3/79)
Patria B. Hilburn (City Manager App. 4/79)

1980

Buell L. Brown (Mayor-Commissioner)
Havert L. Fenn 1
Gloria Grimyser 1
Grover C. Leslie 2
John D. Browning (Suspended 5/80, Reinstated 12/80) 2
John R. Long (5/80) 2
John T. Brennan (City Attorney)
Patria B. Hilburn (City Manager)

1981 - Same As Above (Minus John R. Long)

1982

Buell L. Brown (Mayor-Commissioner)
Julius Lee 1
Gloria Grimyser 1
Grover C. Leslie 2
Robert W. Bluestone 2
John T. Brennan (City Attorney)
M. Frank Blackwell (City Manager)

1983 - Same As Above

1984

William R. Dannahower (Mayor-Commissioner)
Julius Lee 1
Gloria Grimyser 1
Grover C. Leslie 2
Robert W. Bluestone 2  
John T. Brennan (City Attorney)  
M. Frank Blackwell (City Manager)  

1985 - Same As Above  

1986  

W.R. Dannahower (Mayor-Commissioner)  
Julius Lee 1  
Gloria Grimyser 1  
John R. Long 2  
R.W. Bluestone 2  
John T. Brennan (City Attorney)  
M. Frank Blackwell (City Manager)  

1987 - Same As Above  

1988  

W.R. Dannahower (Mayor-Commissioner)  
Julius Lee (Died 1/88) 1  
Darrell Drummond (Appointed 1/88) 1  
Gloria Grimyser 1  
Robert J. Burdge 2  
R.W. Bluestone 2  
John T. Brennan (City Attorney)  
James A. Powell (Acting City Manager)  

1989  

W.R. Dannahower (Mayor-Commissioner)  
Darrell Drummond 1  
Gloria Grimyser 1  
Robert J. Burdge 2  
R.W. Bluestone 2  
John T. Brennan (City Attorney)  
James A Powell (City Manager)  

1990 - Same As Above  

1991 - Same As Above  

1992 - Same As Above
**1993** - Same As Above

**1994**

- W.R. Dannahower (Mayor-Commissioner)
- Darrell Drummond 1
- Reginald Sessions 1
- Robert J. Burdge 2
- Mary Ann Bryan 2
- John T. Brennan (City Attorney)
- James A. Powell (City Manager)

**1995**

- William Dannahower (Mayor-Commissioner)
- Darrell Drummond 1
- Reggie Sessions 1
- Robert J. Burdge 2
- Mary Ann Byran 2
- John T. Brennan (City Attorney)
- James A. Powell (City Manager Retired 3/95)
- Dennis W. Beach (City Manager 3/95)

**1996**

- Edward G. Enns (Mayor)
- R. Duke Nelson 1
- Reggie Sessions 1
- Mary Ann Byran 2
- Bob Benton 2
- John T. Brennan (City Attorney)
- Dennis W. Beach (City Manager)

**1997** - Same As Above

**1999** – Same As Above

**2001**

- Edward G. Enns (Mayor)
- R. Duke Nelson 1
- Rufus J. Alexander, III 1
- Christine Coke 2
Bob Benton
John T. Brennan (City Attorney)
Dennis W. Beach (City Manager)

2002 – Same As Above

2003

Bob Benton (Mayor)
R. Duke Nelson 1
Rufus J. Alexander, III 1
Christine Coke 2
Eddie Becht 2
John T. Brennan (City Attorney)
Dennis W. Beach (City Manager)

2004 – Same As Above

2005 – Same As Above

Bob Benton (Mayor)
R. Duke Nelson 1
Rufus J. Alexander 1
Christine Coke 2
Eddie Becht 2
Rob Schwerer (City Attorney)
Dennis W. Beach (City Manager)

2007 – Same As Above

2008

Bob Benton (Mayor)
Reggie Sessions 1
Rufus J. Alexander, III 1
Christine Coke 2
Eddie Becht 2
Rob Schwerer (City Attorney)
David Recor (City Manager 10/2008 to Present)

2009

Bob Benton (Mayor)
Reggie Sessions 1
Rufus J. Alexander, III 1
Tom Perona 2
Eddie Becht 2
Robert Schwerer (City Attorney)  
David Recor (City Manager 10/2008 to Present)  

2010

Bob Benton (Mayor)  
Reggie Sessions 1  
Rufus J. Alexander, III 1  
Tom Perona 2  
Eddie Becht 2  
Robert Schwerer (City Attorney)  
David Recor (City Manager 10/2008 to 2012)  

2012

Linda Hudson (Mayor)  
Reggie Sessions 1  
Rufus J. Alexander, III 1  
Tom Perona 2  
Eddie Becht 2  
Robert Schwerer (City Attorney)  
Robert Bradshaw (City Manager 2012 to Present)  

2014

Linda Hudson (Mayor)  
Reggie Sessions 1  
Rufus J. Alexander, III 1  
Tom Perona 2  
Eddie Becht 2  
Robert Schwerer (City Attorney)  
Robert Bradshaw (City Manager)  

2016

Linda Hudson (Mayor)  
Reggie Sessions 1  
Rufus J. Alexander, III 1  
Tom Perona 2  
Jeremiah Johnson 2  
James M. Messer (City Attorney)
<table>
<thead>
<tr>
<th>Name</th>
<th>Term</th>
</tr>
</thead>
<tbody>
<tr>
<td>Linda Hudson (Mayor)</td>
<td>1</td>
</tr>
<tr>
<td>Reggie Sessions</td>
<td>1</td>
</tr>
<tr>
<td>Rufus J. Alexander, Iii</td>
<td>1</td>
</tr>
<tr>
<td>Tom Perona</td>
<td>2</td>
</tr>
<tr>
<td>Jeremiah Johnson</td>
<td>2</td>
</tr>
<tr>
<td>James M. Messer (City Attorney)</td>
<td></td>
</tr>
<tr>
<td>Nicholas C. Mimms (City Manager)</td>
<td></td>
</tr>
</tbody>
</table>
1961 TO PRESENT

1961

December 5, 1961

For Ratification of an Act authorizing and empowering the Municipal Judge to issue search warrants.

for - 2,485
against - 1,073

For the Sale of Alcoholic Beverages in the City of Fort Pierce on Sunday.

for - 2,258
against - 2,140

1963

December 3, 1963

For the Approval or Disapproval of a Special Act providing for the election of a Municipal Judge, and the appointment of an Associate Municipal Judge for the City of Fort Pierce, providing for their tenure of office, duties, and qualifications.

for - 2,021
against – 3,68

For the Approval or Disapproval of an Act providing for assessment of the taxes of the City of Fort Pierce by the County Tax Assessor and the collection thereof by the County Tax Collector, and providing for reasonable compensation for the County Tax Assessor and County Tax Collector for such additional duties, to be paid by the City.

for - 1,565
against - 762

1967

December 5, 1967

An act amending Chapter 57-1331 Laws of Florida, as amended, being the Charter of the City of Fort Pierce, Florida which will increase the compensation for Commissioners from $20.00 for each regular meeting and $10.00 for each adjourned or special meeting to $250.00 per month, payable biweekly and provides and effective date for this act of January 1, 1969.

for - 781
against - 1,721
An act to provide for the rehabilitation, clearance, and redevelopment of slums and blighted areas in the City of Fort Pierce in accordance with urban renewal plans approved by the City Commission; to define the duties, liabilities, exemptions, and powers of said city in undertaking such activities, including the power to acquire property through the exercise of the power of eminent domain or otherwise, to dispose of property subject to any restrictions deemed necessary to prevent the development or spread of future slums or blighted areas; to issue bonds and other obligations and give security therefore, to levy taxes and assessments and to enter into agreements to secure federal aid and comply with conditions imposed in connection therewith; to authorize said city to furnish funds, services facilities and property in aid of urban renewal projects hereunder and to obtain funds therefore by the issuance of obligations, by taxation or otherwise, to define certain words to provide a separability clause.

for - 1,048
against - 1,417

1970

December 1, 1970

An act amending Section 19, Article III of the City Charter of the City of Fort Pierce, Florida, to provide for compensation of the Mayor - Commissioner to be $300.00 per month, plus $10.00 for each special meeting, and $30.00 per month car allowance; and to provide for the compensation of each City Commissioner to be $250.00 per month, plus $10.00 for each special meeting, and $30.00 per month car allowance. This act shall take effect January 1, 1971

for - 708
against - 1,199

1976

November 2, 1976

REFERENDUM

Shall the City Charter be amended to provide that sale of a utility plant may be authorized by 60% of the voters in an election; to provide for the redemption of obligations; to provide that net proceeds of sale be put in trust with 85% of the income being paid to the City's general fund; and to repeal Section 145 of the Charter.

for – 4,453
against – 1,581
REFERENDUM

Shall the City Charter be amended to provide that rate changes proposed by the utilities authority may be rejected by a 4/5ths vote of the city commission; that utilities authority budget items may be rejected or reduced by a 4/5ths vote of the city commission; that expansion or extension of utility services outside the city be approved by the city commission; that the authority board will not nominate its successors.

1981
April 7, 1981
"Are you in favor of limiting building specifications to the following: four (4) stories in height and a density of eight (8) units per acre, all within the city limits of the city of Fort Pierce, Florida?"

1983
December 6, 1983
Shall the City of Fort Pierce, Florida issue not exceeding $3,500,000 principal amount of general obligation bonds, bearing interest at not exceeding the maximum legal rate of interest at the time of the sale of the bonds, maturing not later than twenty (20) years from the date of issuance thereof, payable from ad valorem taxes levied on all taxable property in the City without limit as to rate or amount, for the purpose of financing the cost of the acquisition and improvement of land within the City for recreation purposes, as more specifically described and provided in the Resolution of City Commission adopted on October 17, 1983.

1985
December 3, 1985
Shall the City of Fort Pierce, Florida amend Section 16 of the City Charter by removing a requirement that the rate of interest used by the Administrative Board of Retirement and Benefit System of the City of Fort Pierce for the purpose of computing rates of contributions and benefits shall not be less than three percent nor more than five percent computed annually?

for – 3,355
against – 2,640

for - 3,184
against - 1,400

for - 3,740
against - 1,245

yes - 975
no - 1,117
Shall the City of Fort Pierce, Florida, amend Section 16 of the City Charter by removing the restriction limiting the contribution by the City to five-eighths of the cost of the benefit in case of Members of the Retirement and Benefit System of the City of Fort Pierce retiring on account of disability or in respect to benefit credits allowing for service rendered prior to the establishment of such retirement fund or in respect to death benefits?

yes - 750
no - 1,313

1986

September 2, 1986

City of Fort Pierce Charter Amendment Referendum

Shall the City Charter be amended to remove Georgia Avenue as the designation of the boundary line between the two existing districts and authorize the City Commission to periodically change the boundary line between the present voting districts in order to prevent inequalities in the population distribution between the districts?

yes - 2,482
no - 1,865

City of Fort Pierce Charter Amendment Referendum

Shall the City Charter be amended to abolish the present voting districts and election method by authorizing the City Commission to establish four (4) separate voting districts whereby one (1) Commissioner, who shall be a resident of that district, shall be elected by the residents of that district, with the mayor/commissioner still elected at large, rather than the present election system where all are elected at large?

yes - 1,630
no - 2,679

Do you approve of an amendment to the City Charter dealing with the procedure for filling a vacancy on the City Commission which would require a special election to select the new Commissioner if there is more than six months to go in the term of the vacancy: Providing for the remaining Commissioners to select the replacement if there is less than six months in the term and eliminating selection by the Governor if a selection is not made within thirty days?

yes - 5,329
no - 1,814
1987

December 1, 1987

Shall the City Charter be amended to remove the requirement of a maximum of 5% and a minimum of 3% annual rates of interest return for purposes of computing rates of contribution and benefits so that a reasonable rate of interest can be set by the Administrative Board of the Retirement and Benefit System?

yes - 1,362
no – 609

1994

November 8, 1994

Modification of formula for funds transferred from the Utilities Authority to City of Fort Pierce. Should Article XII, Section 178 of the Charter of the City of Fort Pierce be amended so that the Fort Pierce Utilities Authority shall, at the option of the City Commission of Fort Pierce, transfer up to and not exceeding six percent (6%) of its gross revenues to the City of Fort Pierce and further repealing current Section 178 and Article X, Section 140.

yes - 900
no - 516

Changing the Qualifying Period for Candidates for Mayor and City Commissioners to Five Days - Shall Section 63 of the City Charter be amended to change the qualifying period for candidates for Mayor and City Commissioners to five days, Beginning 8:30 A.M. on the second Monday in October and ending at 5:00 P.M. the following Friday.

yes - 5,260
no - 2,109

2002

November 5, 2002

Economic Development Ad Valorem Tax Exemption – Shall the City of Fort Pierce City Commission be authorized to grant pursuant to Section 3, Article VII of the State Constitution, property tax exemptions to new businesses and expansions of existing businesses?

yes – 5,092
no – 2,402
December 17, 2002

EXPANSION OF ST. LUCIE COUNTY MOSQUITO CONTROL DISTRICT BOUNDARIES – Shall the boundaries of the St. Lucie County Mosquito Control District be expanded to add the following described property lying west of the existing boundaries of the District:

A parcel of land lying Sections 16, 20, 21, 28, 29 and 33, Township 36 South, Range East, St. Lucie County, Florida; said parcel being more particularly described as follows:

Begin at the intersection of the Southeasterly right of way line of the FEC Railroad and the Northeasterly right of way line of the South Florida Water Management District Canal C-24; thence Southeasterly along said Northeasterly right of way line of the C-24 to the intersection of the East line of Section 33, Township 36 South, Range 39 East; thence North along the East line of Sections 33,28,21 and 16, Township 36 South, Range 39 East to the intersection of the Southeasterly right of way line of the FEC Railroad; thence Southwesterly along said Southeasterly right of way line to the Point of Beginning.

yes – 276
no – 4

2010

November 2, 2010

CHANGING FORT PIERCE CITY ELECTION DATES FROM ODD NUMBERED YEARS TO EVEN NUMBERED YEARS

“Shall the City of Fort Pierce Charter, Section 52, be amended so that the regular municipal elections be held in even-numbered years and coincide with the general and first primary election dates for county and state offices set out in Florida Statutes Chapter 100, thereby extending the terms of office of the currently seated mayor and city commissioners by approximately eleven months?”

yes – 5,047
no – 2,459

2012

November 6, 2012

ECONOMIC DEVELOPMENT AD VALOREM TAX EXEMPTION

Shall the authority of the City of Fort Pierce City Commission to grant property tax exemptions for new businesses and expansions of existing businesses that are expected to create new, full time jobs in the City be renewed in accordance with Section 3, Article VII, of the State Constitution, and Florida Statute 196.1995(7), so as to provide the same authority previously conferred by the electors of the City in 2002?

Yes – For authority to renew exemptions – 8,083
No – Against authority to renew exemptions – 5,217

128
## PORT ST. LUCIE CITY COUNCIL MEMBERS

Appointment by Charter/Article III

<table>
<thead>
<tr>
<th>Year</th>
<th>Seat</th>
<th>Position</th>
</tr>
</thead>
<tbody>
<tr>
<td>1961</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>William C. Farmer</td>
<td>1 Mayor</td>
</tr>
<tr>
<td></td>
<td>John P. Siegel</td>
<td>2 Vice-Mayor</td>
</tr>
<tr>
<td></td>
<td>James E. Vensel</td>
<td>3 Councilman</td>
</tr>
<tr>
<td></td>
<td>Albert J. Fay</td>
<td>4 Councilman</td>
</tr>
<tr>
<td></td>
<td>William H. O'Dowd</td>
<td>5 Councilman</td>
</tr>
<tr>
<td>1962</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Orville H. Smith</td>
<td>5 Councilman</td>
</tr>
<tr>
<td></td>
<td>David J. Gessner</td>
<td>3 Vice-Mayor</td>
</tr>
<tr>
<td></td>
<td>Gardner Cowles III (Resigned 10/62)</td>
<td>1 Councilman</td>
</tr>
<tr>
<td></td>
<td>Robert C. Rech (Appointed 10/62)</td>
<td>1 Councilman</td>
</tr>
<tr>
<td></td>
<td>John P. Siegel</td>
<td>2 Mayor</td>
</tr>
<tr>
<td></td>
<td>Marvin V. Hinshaw, Jr.</td>
<td>4 Councilman</td>
</tr>
<tr>
<td>1963</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Robert C. Rech (Resigned 3/63)</td>
<td>1 Councilman</td>
</tr>
<tr>
<td></td>
<td>David M. McLean (Appointed 4/63)</td>
<td>1 Councilman</td>
</tr>
<tr>
<td>1964</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Orville Smith (Resigned 12/64)</td>
<td>5 Councilman</td>
</tr>
<tr>
<td></td>
<td>David M. McLean (Appointed 12/64)</td>
<td>5 Councilman</td>
</tr>
<tr>
<td></td>
<td>David J. Gessner</td>
<td>3 Vice-Mayor/Councilman</td>
</tr>
<tr>
<td></td>
<td>David M. Mclean (Resigned 12/64)</td>
<td>1 Councilman</td>
</tr>
<tr>
<td></td>
<td>Clarence G. Jones (Appointed 12/64)</td>
<td>1 Mayor</td>
</tr>
<tr>
<td></td>
<td>John P. Siegel (Resigned 12/64)</td>
<td>2 Mayor</td>
</tr>
<tr>
<td></td>
<td>Eugene P. Kavanaugh (App 12/64)</td>
<td>2 Councilman</td>
</tr>
<tr>
<td></td>
<td>Marvin V. Hinshaw, Jr.(Resigned 12/64)</td>
<td>4 Councilman</td>
</tr>
<tr>
<td></td>
<td>Robert Severson (Appointed 12/64)</td>
<td>4 Councilman</td>
</tr>
<tr>
<td>1965</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Robert S. Severson (Resigned 3/65)</td>
<td>4 Councilman</td>
</tr>
</tbody>
</table>

**First Elections**

(Seats 2 and 4 for a Four-Year Term)
1965

Eugene P. Kavanaugh (Elected 3/65)  2 Councilman
Eigil Peterson (Elected 3/65)  4 Councilman
Clarence G. Jones  1 Councilman
David J. Gessner  3 Vice-Mayor
David Mclean  5 Councilman

1966

David Mclean (Resigned 4/66)  5 Councilman
Robert Malloy (Appointed 5/66)  5 Councilman
Clarence G. Jones (Resigned 4/66)  1 Mayor
Robert Yoxall (Appointed 5/66)  1 Mayor
Eugene P. Kavanaugh  2 Councilman
David J. Gessner  3 Vice-Mayor
Eigil Petersen  4 Councilman

1967

Julian Flood  1 Councilman
Franklin Beardsley  3 Councilman
Dr. H.W. Nottley  5 Vice-Mayor
Eugene P.Kavanaugh  2 Mayor
Eigil Petersen  4 Councilman

1969

Eugene P. Kavanaugh  2 Mayor
Eigil Petersen  4 Councilman
Dr. Harold W. Nottley  5 Vice-Mayor
Julian Flood  1 Councilman
Franklin Beardsley  3 Councilman

1970

Julian Flood  1 Councilman
Eugene P. Kavanaugh  2 Mayor
Franklin Beardsley  3 Councilman
Eigil Petersen  4 Councilman
Dr. Harold W. Nottley  5 Councilman

1971
<table>
<thead>
<tr>
<th>Year</th>
<th>Office</th>
<th>Name</th>
<th>Position</th>
</tr>
</thead>
<tbody>
<tr>
<td>1973</td>
<td></td>
<td>Julian Flood</td>
<td>1 Councilman</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Dr. Harold W. Nottely</td>
<td>5 Vice-Mayor</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Eugene P. Kavanaugh</td>
<td>2 Mayor</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Franklin Beardsley</td>
<td>3 Councilman</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Lawrence Kimmel</td>
<td>4 Councilman</td>
</tr>
<tr>
<td>1973</td>
<td></td>
<td>Julian Flood (Resigned 1/73)</td>
<td>1 Councilman</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Kenneth L. Thompson (App 1/73)</td>
<td>1 Councilman</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Eugene P. Kavanaugh</td>
<td>2 Mayor/Councilman</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Lawrence Kimmel</td>
<td>4 Councilman</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Franklin Beardsley</td>
<td>3 Vice-Mayor</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Dr. Harold W. Nottley</td>
<td>5 Councilman</td>
</tr>
<tr>
<td>1974</td>
<td></td>
<td>Eugene P. Kavanaugh</td>
<td>2 Mayor</td>
</tr>
<tr>
<td></td>
<td></td>
<td>(Died In Office 5/74)</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>Lawrence Kimmel</td>
<td>4 Mayor</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Vaughn Lewis</td>
<td>2 Councilman</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Dr. Harold W. Nottley (Res 11/74)</td>
<td>5 Councilman</td>
</tr>
<tr>
<td></td>
<td></td>
<td>William B. McChesney (App 11/74)</td>
<td>5 Councilman</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Franklin Beardsley</td>
<td>3 Vice-Mayor</td>
</tr>
<tr>
<td>1975</td>
<td></td>
<td>Franklin Beardsley (Res 1/75)</td>
<td>3 Vice-Mayor</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Vaughn Lewis (App 1/75)</td>
<td>3 Vice-Mayor</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Schuyler Sharpe</td>
<td>1 Mayor/Councilman</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Lolita Kernohan (Elected 3/75)</td>
<td>3 Councilman</td>
</tr>
<tr>
<td></td>
<td></td>
<td>William B. McChesney</td>
<td>5 Councilman</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Francis Rose</td>
<td>2 Vice-Mayor/Councilman</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Lawrence Kimmel</td>
<td>4 Councilman</td>
</tr>
<tr>
<td>1976</td>
<td></td>
<td>Francis C Rose, Jr.</td>
<td>1 Vice-Mayor</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Lolita Kernohan</td>
<td>2 Councilman</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Schuyler M. Sharpe</td>
<td>3 Mayor</td>
</tr>
<tr>
<td></td>
<td></td>
<td>William B. McChesney</td>
<td>4 Councilman</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Lawrence Kimmel</td>
<td>5 Councilman</td>
</tr>
<tr>
<td>1977</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Year</td>
<td>Mayor</td>
<td>Vice-Mayor</td>
<td>Councilman 1</td>
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<tr>
<td>------</td>
<td>------------------------</td>
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<td>--------------</td>
</tr>
<tr>
<td>1979</td>
<td>William B. McChesney</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Paul Mike Reeb</td>
<td>1 Vice-Mayor</td>
<td></td>
</tr>
<tr>
<td></td>
<td>A. Merle Anderson</td>
<td>2</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Gerald V. Girard</td>
<td>3</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Ray Neighbors</td>
<td>4</td>
<td></td>
</tr>
<tr>
<td>1980</td>
<td>Ernest Spiotto</td>
<td>2</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Ray Neighbors</td>
<td>4</td>
<td></td>
</tr>
<tr>
<td>1981</td>
<td>William B. McChesney</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Gerald V. Girard</td>
<td>3</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Paul Mike Reeb</td>
<td>1</td>
<td></td>
</tr>
<tr>
<td>1982</td>
<td>Hugh &quot;Pat&quot; Kelly</td>
<td>4</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Ernest Spiotto</td>
<td>2</td>
<td></td>
</tr>
<tr>
<td>1983</td>
<td>William B. McChesney</td>
<td>5</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Pamela Jean Perona</td>
<td>3</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Paul Mike Reeb</td>
<td>1</td>
<td></td>
</tr>
<tr>
<td>1984</td>
<td>Frank Alexander</td>
<td>2</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Hugh &quot;Pat&quot; Kelly</td>
<td>4</td>
<td></td>
</tr>
<tr>
<td></td>
<td>James Lawless (Spec Elec 9/84)</td>
<td>3</td>
<td></td>
</tr>
</tbody>
</table>
1986

William B. McChesney 5 Mayor
Thomas L. Hooper 1 Councilman
Shirley Conti 3 Councilman
Hugh "Pat" Kelly 4 Vice-Mayor

1988

David C. Riley 2 Councilman
Robert Davis 4 Councilman

1990

James Lawless Mayor
Larry J. Kramer 1 Councilman
Patricia M. Perry 3 Councilwoman

1992

Robert E. Minsky Mayor
Patricia P. Christensen 3 Vice-Mayor
William Ray Ankrom 1 Councilman
James E. Anderson 2 Councilman
Ronald E. Bowen 4 Councilman

1994

Robert E. Minsky Mayor
Mary Ann Cernuto 3 Councilman
William Ray Ankrom 1 Councilman
James E. Anderson 2 Councilman
Paula A. Lewis 4 Councilman

1996

Robert E. Minsky Mayor
James E. Anderson 2 Councilman
Mary Ann Cernuto 3 Councilwoman
Jane E. Rowley 1 Councilwoman
Ronald E. Bowen 4 Councilman
1998
James F. Fielding     Mayor
James E. Anderson     2  Vice-Mayor
Glenn H. Magrane     1  Councilman
Mary Ann Cernuto     3  Councilwoman
Ronald E. Bowen      4  Councilman

2000
Bob Minsky      Mayor
Glenn H. Magrane 1  Councilman
James Anderson   2  Councilman
Patricia Christensen   3  Councilwoman
Jack Kelly       4  Councilman

2002
Bob Minsky      Mayor
Glenn H. Magrane 1  Councilman
James Anderson   2  Councilman
Christopher Cooper  3  Councilman
Jack Kelly       4  Councilman

2004
Bob Minsky      Mayor
Patricia Christensen  1  Councilwoman
Michelle Berger   2  Councilwoman
Christopher Cooper  3  Councilman
Jack Kelly       4  Councilman

2006
Patricia Christensen     Mayor
Linda Bartz   1  Councilwoman
Michelle Berger   2  Councilwoman
Christopher Cooper  3  Councilman
Jack Kelly       4  Councilman
<table>
<thead>
<tr>
<th>Year</th>
<th>Council Members</th>
</tr>
</thead>
</table>
| 2008 | Patricia Christensen, Mayor  
Linda Bartz, 1 Councilwoman  
Michelle Berger, 2 Councilwoman  
Christopher Cooper, 3 Councilman  
Jack Kelly, 4 Councilman |
| 2010 | Joann Faiella, Mayor  
Linda Bartz, 1 Councilwoman  
Michelle Berger, 2 Councilwoman  
Shannon Martin, 3 Councilman  
Jack Kelly, 4 Councilman |
| 2012 | Joann Faiella, Mayor  
Linda Bartz, 1 Councilwoman  
Michelle Berger, 2 Councilwoman  
Shannon Martin, 3 Councilman  
Ron Bowen, 4 Councilman |
| 2014 | Gregory Oravec, Mayor  
Linda Bartz, 1 Councilwoman  
Michelle Berger, 2 Councilwoman  
Shannon Martin, 3 Councilman  
Ron Bowen, 4 Councilman |
| 2016 | Gregory Oravec, Mayor  
Stephanie Morgan, 1 Councilwoman  
John Carvelli, 2 Councilwoman  
Shannon Martin, 3 Councilman  
Jolien Caraballo, 4 Councilman |
<table>
<thead>
<tr>
<th>Position</th>
<th>Name</th>
<th>Number</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mayor</td>
<td>Gregory Oravec</td>
<td></td>
</tr>
<tr>
<td>1 Councilwoman</td>
<td>Stephanie Morgan</td>
<td>1</td>
</tr>
<tr>
<td>2 Councilwoman</td>
<td>John Carvelli</td>
<td>2</td>
</tr>
<tr>
<td>Vice Mayor</td>
<td>Shannon Martin</td>
<td>3</td>
</tr>
<tr>
<td>Councilman</td>
<td>Jolien Caraballo</td>
<td>4</td>
</tr>
</tbody>
</table>
PORT ST. LUCIE CHARTER AMENDMENTS AND REFERENDUMS

1969 TO PRESENT

1969

February 18, 1969

"Shall Special Improvement District No. 1 of St. Lucie County, Florida, be created and established and the improvements and special services set forth in resolution adopted by the Board of County Commissioners of St. Lucie County on January 14, 1969, be financed as provided in said resolution?"

for - 503
against - 291

1972

December 12, 1972

"Shall Special Improvement District No. 2 of St. Lucie County, Florida, be created and established and the improvements and special services set forth in resolution adopted by the Board of County Commissioners of St. Lucie County on November 7, 1972, be financed as provided in said resolution?"

for - 102
against - 9

1976

November 2, 1976

REFERENDUM

Do you favor adoption of the proposed new Port Saint Lucie Charter?

for – 1,164
against - 445
1979

August 14, 1979

"Shall the operating millage rate levy of 2.4250 mills for the City of Port St. Lucie, Florida be approved? (Fiscal 1979-80)

   yes - 908
   no - 294

1980

March 18, 1980

Proposing amendments to the City Charter to add the requirements that each candidate for the City Council, excepting the mayoral candidate, be elected only by the electors residing in the district in which the candidate resides.

   for - 842
   against - 657

An amendment to the City Charter deleting the present section regarding the composition of the Planning and Zoning Board, and substituting in its place, a new Section providing that composition of the Planning and Zoning Board shall be as provided for by ordinance.

   for - 1,159
   against - 288

Proposing an amendment to the City Charter to provide that any increase in ad valorem tax rate shall not exceed ten percent (10%) over that of the previous year and providing that a proposed increase in excess of ten percent (10%) must be presented for a referendum vote.

   for - 1,332
   against - 163

November 4, 1980

City of Port St. Lucie Charter Amendment No. 1, Section 3.01 - Proposed amendment to the City Charter to provide that all City Council candidates be required to reside in the district for which they seek election, and be elected by all the electors of the City.

   for - 4,208
   against - 900
1981

August 25, 1981

"Shall Section 11.12, Port St. Lucie City Charter be amended to redefine surplus funds so that it does not apply to special types of funds with special purposes thus allowing expenditure of more than 20% of funds such as Road & Bridge and Revenue Sharing."

for - 473  
against - 144

1984

March 20, 1984

#1 A referendum is called to establish a four-year term for the offices of Mayor and City Councilmember’s, changing the city election dates to coincide with county election dates and to provide a transition schedule. "Shall the above described amendment be adopted?"

for - 2,105  
against - 1,958

#2 A referendum is called to eliminate the ten percent per anum limit on Ad Valorem tax increases. "Shall the above described amendment be adopted?"

for - 919  
against - 3,017

#3 A referendum is called for amendment to Section 9.10(d), City of Port St. Lucie Charter, redefining the term "publish" to permit ordinances be published by title only. "Shall the above described amendment be adopted?"

for - 2,238  
against - 1,607

#4 A referendum is called for amendment to Section 11.13, City of Port St. Lucie Charter, deleting the requirement that surplus funds not be reduced below eighty (80) percent. "Shall the above described amendment be adopted?"

for - 1,633  
against - 2,275

September 4, 1984

#1 A referendum is called to establish the grounds for forfeiture of office and a procedure for filling vacancies in the offices of Mayor and City Council Members. "Shall the above described amendment be adopted?"

for - 3,739  
against - 710
#2 A referendum is called to allow the expenditure of surplus funds for capital improvements only and to delete the requirement that surplus funds not be reduced below eighty (80) percent in any fiscal year. "Shall the above described amendment be adopted?"

- for - 2,694
- against - 1,741

#3 A referendum is called to establish a procedure for recall of the Mayor and Council Members in Accordance with State Law. "Shall the above described amendment be adopted?"

- for - 3,964
- against - 486

#4 A referendum is called to establish a procedure for amendments to the Charter in accordance with State Laws. "Shall the above described amendments be adopted?"

- for - 3,817
- against - 537

1986

November 4, 1986

#1 Shall Section 3.07, City of Port St. Lucie Charter be amended to provide for a one (1) year residency requirement for the office of Mayor or City Council Member?

- for - 10,071
- against - 712

#2 Shall Section 3.07, City of Port St. Lucie Charter be amended to allow the City Council or its members to make inquiries only relating to present or proposed legislation, to require the City Council to deal solely with the City Manager and to delete language from the section in order to clarify the scope of Council Members’ authority.

- for - 6,810
- against - 2,912

#3 Shall Sections 4.02(a) and 4.02(c), City of Port St. Lucie Charter be amended to provide for the execution of an employment contract, including compensation, between the City Council and the City Manager, to establish grounds for removal of the City Manager by majority vote plus one (1) of the Council Members, and to delete the subsection pertaining to compensation of the City Manager.

- for - 8,437
- against - 1,720
1988

September 6, 1988

Election and Terms. The election of the City Council members and Mayor shall be held on the date of St. Lucie County's primary election, of alternate years, in the manner provided in Article V of this Charter, and shall be for two (2) year terms. Shall the above described amendment be adopted?

for - 4,531
against - 1,562

#1 Shall Section 9.01, City of Port St. Lucie Charter be repealed and removed from the Charter, eliminating duplication and conflicts in city powers described elsewhere in the City Charter and State Laws? Shall the above described amendment be adopted?

for - 10,301
against - 4,935

#2 Shall Section 9.02, City of Port St. Lucie Charter be repealed and removed from the Charter, since listing of specific powers is conflicting and unnecessary? Municipal powers are granted by the Municipal Home Rule Act of the State of Florida. Shall the above described amendment be adopted?

for - 9,208
against - 5,740

#3 Shall Section 9.04, City of Port St. Lucie Charter be amended to provide that the City Attorney review only those contracts presented to him for review by City Management? Shall the above described amendment be adopted?

for - 6,927
against - 8,189

#4 Shall Sections 11.12 and 11.13, City of Port St. Lucie Charter be amended to substitute the phrase "General Fund Balances" in place of the phrase "Surplus Funds" and allow the carry forward of General Fund Balances to the following Fiscal Year General Fund Budget? Shall the above described amendment be adopted?

for - 10,250
against - 4,929

1990

April 10, 1990

Shall the City of Port St. Lucie issue not exceeding $9,900,000 General Obligation Bonds, bearing interest at not exceeding the maximum legal rate, maturing within 20 years from the date of issuance thereof, payable from ad valorem taxes levied on all taxable property in the
city without limitation as to rate or amount, to finance the cost of renovating and expanding a
city hall complex and expenses in connection therewith?
    for - 1,046
    against - 1,133

November 6, 1990

#1 PORT ST LUCIE CHARTER AMENDMENT

Shall Section 3.01, City of Port St. Lucie Charter, be amended to conform with Section 5.05
(a) of the Charter, which states simply that the city will be divided into four (4) council
districts and to simplify possible future changes.
    for - 11,654
    against - 2,027

#2 PORT ST LUCIE CHARTER AMENDMENT

Shall Section 3.10 (b), City of Port St. Lucie Charter, be amended to provide to provide a
deadline, not now required, of sixty (60) days after installation of each new council to publish
its rules.
    for – 12,988
    against - 1,068

#3 PORT ST LUCIE CHARTER AMENDMENT

Shall Section 4.02 (a), City of Port St. Lucie Charter be amended to provide that the contract
with the City Manager include provisions for termination.
    for – 13,533
    against – 1,066

#4 PORT ST LUCIE CHARTER AMENDMENT

Shall Section 5.05 (b), City of Port St. Lucie Charter, be amended to prohibit persons
appointed by the city in any other capacity, in addition to city employees, from serving on the
districting committee.
    for – 11,301
    against – 2,092

#4 PORT ST LUCIE CHARTER AMENDMENT

Shall Section 9.14, City of Port St. Lucie Charter, be amended to provide that the city is
governed by its own code of ethics ordinance as well as the Florida Statutes.
    for - 11,644
    against - 2,460
December 11, 1990

PORT ST LUCIE BOND REFERENDUM

Shall the City of Port St. Lucie levy ad valorem taxes not to exceed 0.25 mills for 10 years on all taxable property within the City and issue bonds in an amount not to exceed $3,600,000, bearing interest at a legal rate, maturing within 10 years, for the purpose of financing the acquisition, construction and improvement of park and recreation lands and facilities in the City, provided in Resolution No. 90-R51 of the City?

for - 1,112
against - 2,698

1991

March 12, 1991

This is a referendum for repeal of City of Port St. Lucie Ordinance 90-89. This ordinance was approved by the City Council on December 7, 1990. A copy of the Ordinance will be available at the polls. By this ordinance the City Council approved a settlement agreement with General Development Corporation resolving the claims the City has presented against General Development Corporation before the bankruptcy court. Shall the Ordinance approving the settlement agreement with General Development Corporation be repealed?

yes - 3,558
no - 3,425

1992

March 10, 1992

Shall Section 3.03 (b), of Port St. Lucie Charter, be amended to provide for two councilmember's and the mayor to serve two year terms and a one-time election of two councilmember's to serve a three year term to create staggered terms?

for - 4,756
against - 5,148

Shall Section 16.01, City of Port St. Lucie Charter, be amended to add reasonable authority to the City Council to delete obsolete material from the Charter by Ordinance rather than through the referendum procedure?

yes - 5,364
no - 5,896
1995
July 25, 1995

#1 Shall Section 3.03, City of Port St. Lucie Charter, be amended to provide four (4) year terms for City Councilmember’s, and to establish a transition schedule providing for staggered terms?

  yes - 1,550
  no - 3,887

#2 Shall Section 12.04, City of Port St. Lucie Charter, be amended to provide that a simple majority of the City Council may override a recommendation of the Planning and Zoning Board on rezoning matters?

  yes - 1,642
  no - 3,774

#3 Do you believe the City of Port St. Lucie should have a limit on the number of terms a person is eligible to serve as a councilmember?

  yes - 3,219
  no - 2,262

#4 Do you believe the City of Port St. Lucie should have a Municipal golf course if not acquired or operated with tax dollars?

  yes - 1,673
  no - 3,804

#5 A non-binding referendum to determine whether the City shall levy a limited ad valorem tax, not to exceed .25 mills and for a period not to exceed ten (10) years, on all taxable property within the City for the purpose of financing the acquisition of park lands in the City.

  yes - 1,136
  no - 4,295

1996
March 12, 1996

PORT ST. LUCIE REFERENDUM

HOME RULE ASSESSMENT ORDINANCE
Shall City Ordinance 94-34, authorizing the levy of assessments to pay for the cost of capital projects, be amended to require an affirmative vote of the majority of all qualified resident voters in a project area when the area to be benefited by a water/sewer project included platted lots the majority of which are developed or permitted, before that area becomes subject to a special assessment to pay for the construction of capital projects?

  yes - 7,432
  no - 8,019
November 5, 1996

PORT ST. LUCIE REFERENDUM

Shall the City Council of the City of Port St. Lucie be authorized to grant pursuant to Section 3, Article VII of the State Constitution, property tax exemptions to new businesses and expansions of existing businesses?

yes - 16,131
no - 15,164

2000

March 14, 2000

Shall Sections 3.03 and 5.04(a) City of Port St. Lucie Charter be amended to establish election dates coinciding with the county's general election and first primary election dates.

yes – 7,229
no – 546

November 7, 2000

Shall Section 3.03, City of Port St. Lucie Charter be amended to establish staggered 4 year terms for the Mayor and City Council members?

yes – 22,035
no – 12,078

2004

November 2, 2004

A referendum is called for amendment of certain provisions of the Port St. Lucie City Charter pertaining to the City legal description, Councilmember qualifications, Councilmember compensation, duties of the Mayor, grounds for forfeiture of office, Council voting, duties of the City Manager, Council districts, transition schedules, referendums, City Attorney, personnel rules, correcting grammar, spelling and gender references.

Shall the City of Port St. Lucie Charter be amended?

yes – 33,727
no- 13,347
2005

June 7, 2005

West Virginia Drive Transportation Corridor Bond Referendum – Shall the City of Port St. Lucie construct the West Virginia Drive Transportation Corridor from US 1 to Interstate 95 and pay the cost thereof from not exceeding $165,000,000 in Bonds, payable from ad valorem taxes sufficient to pay debt service on the Bonds levied on all taxable property in the City for not exceeding 30 years?

yes – 10,956
no – 1,329

2010

November 2, 2010

Authority to Grant Economic Development Ad Valorem Tax Exemptions – Shall the City Council of the City of Port St. Lucie be authorized to grant, pursuant to Section 3, Article VII of the State Constitution, property tax exemptions to new businesses and expansions of existing businesses?

yes – 21,440 FOR authority to grant exemptions
no – 16,901 AGAINST authority to grant exemptions

2014

February 25, 2014

PORT ST. LUCIE SPECIAL ELECTION CITY COUNCIL DISTRICT 4

Jolien Caraballo elected unopposed
ST. LUCIE VILLAGE ORDINANCES

1986 TO PRESENT

ST. LUCIE VILLAGE ORDINANCES

1986

May 6, 1986
An Ordinance of the City of St. Lucie Village, Florida amending the City Charter of St. Lucie, Village. Setting forth the: Form of Government, Powers of Government, Duties of Mayor, Alderman, Marshall and City Clerk.

yes - 31
no - 27

1988

May 3, 1988
Ordinance 88-2 proposes to amend the City Charter of St. Lucie Village to change the regular meeting date of the Village to the third Tuesday of the month; to allow to preside at meeting of the City Council; and to provide for selection of a Vice-Mayor to serve in the absence or disability of the Mayor.

yes - 63
no - 22

1992

May 5, 1992
To amend the City Charter so that (1) the duties of City Clerk and Deputy Clerk may be defined by the Board of Alderman, (2) the Board of Alderman shall appoint any acting Clerk or Deputy Clerk, (3) any Deputy Clerk shall be bonded, and (4) the term of office of any City Clerk elected after 1992 shall be 2 years. Shall the Charter be amended as above?

yes – 39
no - 3

2004

April 6, 2004

Shall Section III.(c) of the City Charter of the Town of St. Lucie Village, Florida, be amended to provide that the position of Marshal shall be an appointed position rather than an elected position?

yes – 38
no - 21
ST. LUCIE COUNTY ELECTIONS STATISTICS

The highest vote and percentage for a candidate listed: National, State, and County.

<table>
<thead>
<tr>
<th>Candidate</th>
<th>Office</th>
<th>Total</th>
<th>Percent</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>November 8, 1960</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Paul G. Rodgers</td>
<td>Representative in Congress</td>
<td>7,007</td>
<td>42.76%</td>
</tr>
<tr>
<td>Farris Bryant</td>
<td>Governor</td>
<td>6,724</td>
<td>41.04%</td>
</tr>
<tr>
<td>J.R. Norvell</td>
<td>Sheriff</td>
<td>6,965</td>
<td>42.51%</td>
</tr>
<tr>
<td><strong>May 8, 1962</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>George A. Smathers</td>
<td>U.S. Senator</td>
<td>5,519</td>
<td>35.23%</td>
</tr>
<tr>
<td>Frank Henry Fee</td>
<td>House of Representative</td>
<td>3,830</td>
<td>24.45%</td>
</tr>
<tr>
<td>Marjorie Silver</td>
<td>County Commission</td>
<td>4,032</td>
<td>25.74%</td>
</tr>
<tr>
<td><strong>May 29, 1962</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>John A. Sutton</td>
<td>Rep. in Congress</td>
<td>3,328</td>
<td>21.25%</td>
</tr>
<tr>
<td>Walter Hebb</td>
<td>County Commission</td>
<td>3,243</td>
<td>20.70%</td>
</tr>
<tr>
<td><strong>November 6, 1963</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>George A. Smathers</td>
<td>U.S. Senator</td>
<td>6,050</td>
<td>36.24%</td>
</tr>
<tr>
<td>John M. McCarty</td>
<td>State Senate</td>
<td>5,494</td>
<td>32.91%</td>
</tr>
<tr>
<td>Marjorie Silver</td>
<td>County Commission</td>
<td>5,549</td>
<td>33.24%</td>
</tr>
<tr>
<td><strong>May 5, 1964</strong></td>
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<td></td>
<td></td>
</tr>
<tr>
<td>Spessard L. Holland</td>
<td>U.S. Senator</td>
<td>6,158</td>
<td>38.18%</td>
</tr>
<tr>
<td>Edwin L. &quot;Ed&quot; Mason</td>
<td>FL Utility Commission</td>
<td>5,024</td>
<td>31.15%</td>
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<tr>
<td>Calvin Poppell</td>
<td>Tax Assessor</td>
<td>5,522</td>
<td>34.24%</td>
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<tr>
<td><strong>May 26, 1964</strong></td>
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<td></td>
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<tr>
<td>Hayden Burns</td>
<td>Governor</td>
<td>4,853</td>
<td>30.09%</td>
</tr>
<tr>
<td>Mrs. Frank Wouters</td>
<td>Board of Public Instruction</td>
<td>4,911</td>
<td>30.45%</td>
</tr>
<tr>
<td><strong>November 3, 1964</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Spessard L. Holland</td>
<td>U.S. Senator</td>
<td>7,823</td>
<td>40.49%</td>
</tr>
<tr>
<td>Frank Fee</td>
<td>House of Representative</td>
<td>6,263</td>
<td>32.42%</td>
</tr>
<tr>
<td>Curtis M. James</td>
<td>Tax Collector</td>
<td>9,395</td>
<td>48.63%</td>
</tr>
<tr>
<td><strong>May 3, 1966</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Fred O. Dickenson, Jr.</td>
<td>Comptroller</td>
<td>7,212</td>
<td>38.42%</td>
</tr>
<tr>
<td>M. Kirby Hayes</td>
<td>Board of Public Instruction</td>
<td>4,470</td>
<td>23.81%</td>
</tr>
</tbody>
</table>
May 24, 1966
Robert King High  Governor    5,306  28.27%
Marjorie B. Silver  County Commission  4,326  23.05%

November 8, 1966
Paul G. Rogers  Rep. in Congress  6,061  32.29%
Claude R. Kirk, Jr.  Governor  7,423  39.55%
John R. Rosenbaum  Board of Public Instruction  5,795  29.72%

February 28, 1967
Spessard L. Holland, Jr.  State Senator  954  49.00%

March 14, 1967
N/A  N/A  N/A  N/A
C. S. "Cliff" Reuter  State Senator  402  13.87%
N/A  N/A  N/A  N/A

March 28, 1967
N/A  N/A  N/A  N/A
John M. McCarty  State Senator  4,981  25.48%
N/A  N/A  N/A  N/A

May 7, 1968
Leroy Collins  U.S. Senator  3,891  19.67%
Jess Yarborough  FL Public Service Commission  3,398  17.18%
B. A. Bittan, Jr.  Prosecuting Attorney  5,299  26.78%

May 28, 1968
Earl Faircloth  U.S. Senator  2,428  12.27%
N/A  N/A  N/A  N/A
N/A  N/A  N/A  N/A

November 5, 1968
Edward J. Gurney  U.S. Senator  9,157  41.46%
Beth J. Johnson  State Senate  7,746  35.07%
J.R. Norvell  Sheriff  11,424  51.72%

September 8, 1970
Hal P. Dekl  Supreme Court  2,046  10.17%
Thomas D. O'Malley  State Treasurer  2,848  14.15%
A. Gerald Weatherington  School Board  2,893  14.38%
September 29, 1970
Lawton Chiles    U.S. Senator    4,237   21.06%
Astor Summerlin  House of Representative 3,625  18.02%
Susan K. Hickman County Commission 3,309  16.44%

November 3, 1970
Paul G. Rogers    Representative in Congress 9,225  45.85%
Fred O. Dickinson Comptroller    7,699   38.26%
Edward G. Enns    County Commission 6,802  33.80%

March 14, 1972
George Wallace    President       4,595  18.55%

September 12, 1972
David McCain    Supreme Court  5,582  22.53%
James E. Alderman District Court Judge 5,574  22.50%
C. L. Norvell    Sheriff       6,268  25.30%

October 3, 1972
David L McCain    Supreme Court  3,638  14.68%
James E. Alderman Circuit Judge 5,229  21.11%
N/A                 N/A        N/A     N/A

November 7, 1972
Richard M. Nixon    President       14,258 57.55%
Charles Nergard    House of Representative 11,146 44.99%
C. L. Norvell    Sheriff       9,601  38.75%

September 10, 1974
Richard Stone    Supreme Court  1,289  04.76%
Reubin O'D. Askew Governor       3,347  12.37%
Samuel S. Gaines School Board 3,043  11.25%

October 1, 1974
Richard Stone    U.S. Senator  1,801  06.66%
Don C. Childers State Senate 2,020  07.47%
Jeffrey S. Furst Board of Public Instruction 1,842  06.81%

November 5, 1974
L.A. Skip Bafalis    Representative in Congress 9,792  36.19%
Doyle Conner    Commissioner of Agriculture 8,337  30.81%
T.H. Tommy Bruhn  County Commission 6,863  25.36%
### March 9, 1976
- Jimmy Carter: President 3,290 10.64%

### September 7, 1976
- Bill Sikes: Representative in Congress 3,956 12.79%
- K. Dale Cassens: House of Representative 5,179 16.75%
- Lanie Norvell: Sheriff 6,436 20.81%

### September 28, 1976
- Frederick B. Karl: Supreme Court 1,843 05.96%
- James C. Dauksch: District Court 2,036 06.58%
- John B. Park: County Commission 3,043 09.84%

### November 2, 1976
- L. A. "Skip" Bafalis: Representative in Congress 13,117 42.41%
- K. Dale Cassens: House of Representative 12,448 40.25%
- Lanie Norvell: Sheriff 16,544 53.49%

### September 12, 1978
- N/A: N/A N/A N/A
- Gerald (Jerry) Lewis: State Comptroller 3,660 10.79%
- E.E. Green: County Commission 3,487 10.28%

### October 5, 1978
- N/A: N/A N/A N/A
- Jim Smith: Attorney General 2,881 8.49%
- N/A: N/A N/A N/A

### November 7, 1978
- N/A: N/A N/A N/A
- Bill Gunter: State Treasurer 11,861 34.96%
- Edward G. Enns: County Commission 10,111 29.80%

### March 11, 1980
- Jimmy Carter: President 5,054 12.87%
<table>
<thead>
<tr>
<th>Date</th>
<th>Name</th>
<th>Office</th>
<th>Votes</th>
<th>Percent</th>
</tr>
</thead>
<tbody>
<tr>
<td>September 9, 1980</td>
<td>Richard &quot;Dick&quot; Stone</td>
<td>U.S. Senator</td>
<td>2,295</td>
<td>05.84%</td>
</tr>
<tr>
<td></td>
<td>N/A</td>
<td>N/A</td>
<td>N/A</td>
<td>N/A</td>
</tr>
<tr>
<td></td>
<td>Nick Sabetto</td>
<td>School Board</td>
<td>2,028</td>
<td>05.16%</td>
</tr>
<tr>
<td>October 7, 1980</td>
<td>Bill Gunter</td>
<td>U.S. Senator</td>
<td>3,945</td>
<td>10.04%</td>
</tr>
<tr>
<td></td>
<td>N/A</td>
<td>N/A</td>
<td>N/A</td>
<td>N/A</td>
</tr>
<tr>
<td></td>
<td>John R. &quot;Jack&quot; Long</td>
<td>County Commission</td>
<td>3,611</td>
<td>09.19%</td>
</tr>
<tr>
<td>November 4, 1980</td>
<td>L. A. &quot;Skip &quot;Bafalis</td>
<td>Representative in Congress</td>
<td>20,156</td>
<td>51.32%</td>
</tr>
<tr>
<td></td>
<td>Tom Lewis</td>
<td>State Senator</td>
<td>18,195</td>
<td>46.33%</td>
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<tr>
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<td>Lanie Norvell</td>
<td>Sheriff</td>
<td>15,730</td>
<td>40.05%</td>
</tr>
<tr>
<td>September 7, 1982</td>
<td>Brad Culverhouse</td>
<td>Representative in Congress</td>
<td>5,232</td>
<td>12.22%</td>
</tr>
<tr>
<td></td>
<td>Bob Graham</td>
<td>Governor</td>
<td>5,807</td>
<td>13.57%</td>
</tr>
<tr>
<td></td>
<td>R. Dale Trefelner</td>
<td>County Commission</td>
<td>4,820</td>
<td>11.26%</td>
</tr>
<tr>
<td>October 5, 1982</td>
<td>David H. Bludworth</td>
<td>U.S. Senator</td>
<td>683</td>
<td>04.50%</td>
</tr>
<tr>
<td></td>
<td>Irlo &quot;Bud&quot; Bronson</td>
<td>House of Representatives</td>
<td>21</td>
<td>00.08%</td>
</tr>
<tr>
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<td>N/A</td>
<td>N/A</td>
<td>N/A</td>
<td>N/A</td>
</tr>
<tr>
<td>November 2, 1982</td>
<td>Lawton Chiles</td>
<td>U.S. Senator</td>
<td>14,479</td>
<td>33.82%</td>
</tr>
<tr>
<td></td>
<td>Doyle Conner</td>
<td>Comm. of Agriculture</td>
<td>13,572</td>
<td>31.71%</td>
</tr>
<tr>
<td></td>
<td>E.E. Green</td>
<td>County Commission</td>
<td>14,395</td>
<td>33.63%</td>
</tr>
<tr>
<td>March 13, 1984</td>
<td>Gary Hart</td>
<td>President</td>
<td>3,679</td>
<td>06.86%</td>
</tr>
<tr>
<td>September 4, 1984</td>
<td>N/A</td>
<td>N/A</td>
<td>N/A</td>
<td>N/A</td>
</tr>
<tr>
<td></td>
<td>David Wood</td>
<td>State Senator</td>
<td>3,206</td>
<td>05.98%</td>
</tr>
<tr>
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<td>Dorothy &quot;Jo&quot; Conrad</td>
<td>Tax Collector</td>
<td>8,819</td>
<td>16.45%</td>
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<tr>
<td>October 2, 1984</td>
<td>N/A</td>
<td>N/A</td>
<td>N/A</td>
<td>N/A</td>
</tr>
<tr>
<td></td>
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<td>N/A</td>
<td>N/A</td>
<td>N/A</td>
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<tr>
<td></td>
<td>Jim Minix</td>
<td>County Commission</td>
<td>3,427</td>
<td>06.39%</td>
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<tr>
<td>Election Date</td>
<td>Candidate</td>
<td>Position</td>
<td>Votes</td>
<td>Percentage</td>
</tr>
<tr>
<td>--------------------</td>
<td>-------------------</td>
<td>------------------------</td>
<td>-------</td>
<td>------------</td>
</tr>
<tr>
<td>November 6, 1984</td>
<td>Ronald Reagan</td>
<td>President</td>
<td>28,189</td>
<td>52.56%</td>
</tr>
<tr>
<td></td>
<td>William &quot;Doc&quot; Myers</td>
<td>State Senator</td>
<td>17,785</td>
<td>33.16%</td>
</tr>
<tr>
<td></td>
<td>Gertrude Walker</td>
<td>Supervisor of Elections</td>
<td>24,537</td>
<td>45.75%</td>
</tr>
<tr>
<td>September 2, 1986</td>
<td>Bob Graham</td>
<td>U.S. Senator</td>
<td>8,258</td>
<td>13.69%</td>
</tr>
<tr>
<td></td>
<td>Bill Gunter</td>
<td>Treasurer</td>
<td>7,925</td>
<td>13.14%</td>
</tr>
<tr>
<td></td>
<td>Marc Cianca</td>
<td>Circuit Judge</td>
<td>9,600</td>
<td>15.91%</td>
</tr>
<tr>
<td>September 30, 1986</td>
<td>N/A</td>
<td>N/A</td>
<td>N/A</td>
<td>N/A</td>
</tr>
<tr>
<td></td>
<td>Robert &quot;Bob&quot; Butterworth</td>
<td>Attorney General</td>
<td>2,898</td>
<td>04.80%</td>
</tr>
<tr>
<td>November 4, 1986</td>
<td>Tom Lewis</td>
<td>Representative in Congress</td>
<td>27,523</td>
<td>45.63%</td>
</tr>
<tr>
<td></td>
<td>Bob Martinez</td>
<td>Governor</td>
<td>21,098</td>
<td>34.98%</td>
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<tr>
<td></td>
<td>Judy Culpepper</td>
<td>School Board</td>
<td>18,262</td>
<td>30.27%</td>
</tr>
<tr>
<td>March 8, 1988</td>
<td>George Bush</td>
<td>President</td>
<td>8,058</td>
<td>11.79%</td>
</tr>
<tr>
<td>September 6, 1988</td>
<td>Connie Mack</td>
<td>U.S. Senator</td>
<td>5,830</td>
<td>08.53%</td>
</tr>
<tr>
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<td>Tom Gallagher</td>
<td>Treasurer</td>
<td>5,549</td>
<td>08.12%</td>
</tr>
<tr>
<td></td>
<td>Robert C. &quot;Bobby&quot; Knowles</td>
<td>Sheriff</td>
<td>6,238</td>
<td>09.13%</td>
</tr>
<tr>
<td>October 4, 1988</td>
<td>Buddy MacKay</td>
<td>U.S. Senator</td>
<td>1,724</td>
<td>02.52%</td>
</tr>
<tr>
<td></td>
<td>Tom R. Moore</td>
<td>Secretary of State</td>
<td>1,885</td>
<td>02.76%</td>
</tr>
<tr>
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<td>N/A</td>
<td>N/A</td>
<td>N/A</td>
<td>N/A</td>
</tr>
<tr>
<td>November 6, 1988</td>
<td>George Bush</td>
<td>President</td>
<td>32,241</td>
<td>47.18%</td>
</tr>
<tr>
<td></td>
<td>Jim Smith</td>
<td>Secretary of State</td>
<td>31,563</td>
<td>46.19%</td>
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<tr>
<td></td>
<td>Robert C. &quot;Bobby&quot; Knowles</td>
<td>Sheriff</td>
<td>31,539</td>
<td>46.15%</td>
</tr>
<tr>
<td>September 4, 1990</td>
<td>Tom Lewis</td>
<td>Representative in Congress</td>
<td>6,912</td>
<td>09.38%</td>
</tr>
<tr>
<td></td>
<td>George Stuart</td>
<td>Treasurer</td>
<td>5,977</td>
<td>08.11%</td>
</tr>
<tr>
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<td>Dan L. Vaughn</td>
<td>County Judge</td>
<td>12,269</td>
<td>16.65%</td>
</tr>
<tr>
<td>Date</td>
<td>Name</td>
<td>Position</td>
<td>Vote</td>
<td>Percentage</td>
</tr>
<tr>
<td>--------------------</td>
<td>-------------------</td>
<td>---------------------------------</td>
<td>------</td>
<td>------------</td>
</tr>
<tr>
<td>October 2, 1990</td>
<td>Jim Minter</td>
<td>Secretary of State</td>
<td>3,318</td>
<td>4.50%</td>
</tr>
<tr>
<td>November 6, 1990</td>
<td>Betty Castor</td>
<td>Commissioner of Education</td>
<td>22,518</td>
<td>30.55%</td>
</tr>
<tr>
<td></td>
<td>Judy Culpepper</td>
<td>County Commission</td>
<td>21,155</td>
<td>28.70%</td>
</tr>
<tr>
<td>March 10, 1992</td>
<td>George Bush</td>
<td>President</td>
<td>7,590</td>
<td>08.37%</td>
</tr>
<tr>
<td>September 1, 1992</td>
<td>Bob Graham</td>
<td>U.S. Senator</td>
<td>9,532</td>
<td>10.51%</td>
</tr>
<tr>
<td></td>
<td>Diamond Litty</td>
<td>Public Defender</td>
<td>6,218</td>
<td>06.86%</td>
</tr>
<tr>
<td></td>
<td>Douglas S. Putnam</td>
<td>Property Appraiser</td>
<td>8,294</td>
<td>09.15%</td>
</tr>
<tr>
<td>October 1, 1992</td>
<td>Hugh E. Rodham</td>
<td>U.S. Senator</td>
<td>2,921</td>
<td>03.22%</td>
</tr>
<tr>
<td></td>
<td>Frank T. Brogan</td>
<td>Commissioner of Education</td>
<td>5,258</td>
<td>05.80%</td>
</tr>
<tr>
<td></td>
<td>John Carvelli</td>
<td>School Board</td>
<td>4,791</td>
<td>05.28%</td>
</tr>
<tr>
<td>November 3, 1992</td>
<td>Bob Graham</td>
<td>U.S. Senator</td>
<td>40,085</td>
<td>44.20%</td>
</tr>
<tr>
<td></td>
<td>Bruce Colton</td>
<td>State Attorney</td>
<td>49,364</td>
<td>54.44%</td>
</tr>
<tr>
<td></td>
<td>Robert C. &quot;Bobby&quot; Knowles</td>
<td>Sheriff</td>
<td>45,749</td>
<td>50.45%</td>
</tr>
<tr>
<td>September 8, 1994</td>
<td>Mark Foley</td>
<td>Representative in Congress</td>
<td>7,593</td>
<td>08.14%</td>
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<tr>
<td></td>
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<td>7,540</td>
<td>08.09%</td>
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<tr>
<td></td>
<td>Bob Hawley</td>
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<tr>
<td>October 5, 1999</td>
<td>Hugh E. Rodham</td>
<td>U.S. Senator</td>
<td>2,921</td>
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<tr>
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<td>John Carvelli</td>
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<td>05.14%</td>
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<tr>
<td>November 8, 1994</td>
<td>Connie Mack</td>
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<td>37,986</td>
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<td>32,966</td>
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<tr>
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<td>School Board</td>
<td>29,680</td>
<td>31.23%</td>
</tr>
<tr>
<td>Date</td>
<td>Name</td>
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<td>Votes</td>
<td>%</td>
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<tr>
<td><strong>March 12, 1996</strong></td>
<td>Bob Dole</td>
<td>President</td>
<td>9,507</td>
<td>08.34%</td>
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<tr>
<td><strong>September 3, 1996</strong></td>
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<td>N/A</td>
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<tr>
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<tr>
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<td>Karen Knapp</td>
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<td>7.33%</td>
</tr>
<tr>
<td><strong>October 1, 1996</strong></td>
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<td>N/A</td>
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</tr>
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<td></td>
<td>John D. Bruhn</td>
<td>County Commission</td>
<td>3,150</td>
<td>02.64%</td>
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<tr>
<td><strong>November 5, 1996</strong></td>
<td>Mark Foley</td>
<td>Rep. in Congress</td>
<td>41,326</td>
<td>33.99%</td>
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<tr>
<td></td>
<td>Ken Pruitt</td>
<td>House of Representative</td>
<td>29,809</td>
<td>24.52%</td>
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<tr>
<td></td>
<td>Dorothy &quot;Jo&quot; Conrad</td>
<td>Tax Collector</td>
<td>48,526</td>
<td>39.91%</td>
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<tr>
<td><strong>September 1, 1998</strong></td>
<td>Charlie Crist</td>
<td>U.S. Senator</td>
<td>4,754</td>
<td>.04%</td>
</tr>
<tr>
<td></td>
<td>Tom Gallagher</td>
<td>Commissioner of Education</td>
<td>6,089</td>
<td>.05%</td>
</tr>
<tr>
<td></td>
<td>Frances Hutchinson</td>
<td>County Commission</td>
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<td>.04%</td>
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<tr>
<td><strong>October 1, 1998</strong></td>
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<td>N/A</td>
<td>N/A</td>
<td>N/A</td>
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<tr>
<td></td>
<td>Ron Howard</td>
<td>Comm. of Education</td>
<td>1,685</td>
<td>.01%</td>
</tr>
<tr>
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<td>Niles Crawford</td>
<td>County Commission</td>
<td>3,144</td>
<td>.02%</td>
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<td><strong>November 3, 1998</strong></td>
<td>Bob Graham</td>
<td>U.S. Senator</td>
<td>33,748</td>
<td>62.40%</td>
</tr>
<tr>
<td></td>
<td>Bob Crawford</td>
<td>Commissioner of Agriculture</td>
<td>32,705</td>
<td>62.01%</td>
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<tr>
<td></td>
<td>Judi Miller</td>
<td>School Board</td>
<td>30,179</td>
<td>58.13%</td>
</tr>
<tr>
<td><strong>March 14, 2000</strong></td>
<td>George Bush</td>
<td>President</td>
<td>6,984</td>
<td>.06%</td>
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<tr>
<td><strong>September 5, 2000</strong></td>
<td>Bill McCollum</td>
<td>U.S. Senator</td>
<td>10,570</td>
<td>79.08%</td>
</tr>
<tr>
<td></td>
<td>George Sheldon</td>
<td>Commissioner of Education</td>
<td>8,466</td>
<td>72.73%</td>
</tr>
<tr>
<td></td>
<td>Ken J. Mascara</td>
<td>Sheriff</td>
<td>8,126</td>
<td>66.10%</td>
</tr>
<tr>
<td>Date</td>
<td>Position</td>
<td>Name</td>
<td>Percent</td>
<td>Votes</td>
</tr>
<tr>
<td>-----------------</td>
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<td>N/A</td>
<td>N/A</td>
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<tr>
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<td>863</td>
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<td>Jeff Furst</td>
<td>Property Appraiser</td>
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<td>.01%</td>
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<tr>
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<td>Alcee L. Hastings</td>
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<td>5,211</td>
<td>.04%</td>
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<tr>
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<td>43,387</td>
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<td>46,834</td>
<td>40%</td>
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<td>N/A</td>
<td>N/A</td>
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<tr>
<td></td>
<td>David Nelson</td>
<td>Commissioner of Agriculture</td>
<td>8,983</td>
<td>55.39%</td>
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<td></td>
<td>John J. Carvelli</td>
<td>School Board</td>
<td>17,829</td>
<td>56.43%</td>
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<td>November 5, 2002</td>
<td>Mark Foley</td>
<td>Representative in Congress</td>
<td>44,401</td>
<td>76.86%</td>
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<tr>
<td></td>
<td>Stan Mayfield</td>
<td>State Representative</td>
<td>13,576</td>
<td>75.45%</td>
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<td>N/A</td>
<td>N/A</td>
<td>N/A</td>
<td>N/A</td>
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<tr>
<td>March 9, 2004</td>
<td>John Kerry</td>
<td>President</td>
<td>6,761</td>
<td>80.35%</td>
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<tr>
<td>August 31, 2004</td>
<td>Alcee L. Hastings</td>
<td>U.S. Representative</td>
<td>3,227</td>
<td>70.49%</td>
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<tr>
<td></td>
<td>Gayle Harrell</td>
<td>State Representative</td>
<td>5,699</td>
<td>73.26%</td>
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<tr>
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<td>Ken Waters</td>
<td>County Commission</td>
<td>8,884</td>
<td>66.53%</td>
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<tr>
<td>November 2, 2004</td>
<td>John Kerry</td>
<td>President</td>
<td>51,816</td>
<td>51.80%</td>
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<tr>
<td></td>
<td>J D Alexander</td>
<td>State Senator</td>
<td>2,068</td>
<td>97.50%</td>
</tr>
<tr>
<td></td>
<td>Ken J. Mascara</td>
<td>Sheriff</td>
<td>67,722</td>
<td>69.48%</td>
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<tr>
<td>September 5, 2006</td>
<td>Katherine Harris</td>
<td>U.S. Senator</td>
<td>5,697</td>
<td>52.54%</td>
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<tr>
<td></td>
<td>Tommy Lee</td>
<td>Chief Financial Officer</td>
<td>6,647</td>
<td>65.07%</td>
</tr>
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<td>John Carvelli</td>
<td>School Board</td>
<td>14,692</td>
<td>67.10%</td>
</tr>
<tr>
<td>Date</td>
<td>Position</td>
<td>Name</td>
<td>Votes</td>
<td>Percentage</td>
</tr>
<tr>
<td>---------------------</td>
<td>---------------------------------</td>
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<tr>
<td>November 7, 2006</td>
<td>U.S. Senator</td>
<td>Bill Nelson</td>
<td>45,911</td>
<td>65.41%</td>
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<tr>
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<td>State Senator</td>
<td>Ken Pruitt</td>
<td>33,436</td>
<td>61.18%</td>
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<td>County Commission</td>
<td>Doug Coward</td>
<td>42,561</td>
<td>61.80%</td>
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<tr>
<td>August 26, 2008</td>
<td>U.S. Representative</td>
<td>Alcee L. Hastings</td>
<td>2,417</td>
<td>5.74%</td>
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<tr>
<td></td>
<td>State Representative</td>
<td>Adam Fetterman</td>
<td>3,687</td>
<td>62.77%</td>
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<td>Sheriff</td>
<td>Robert J. Grande</td>
<td>7,232</td>
<td>66.23%</td>
</tr>
<tr>
<td>November 4, 2008</td>
<td>U.S. Representative</td>
<td>Alcee L. Hastings</td>
<td>9,226</td>
<td>77.63%</td>
</tr>
<tr>
<td></td>
<td>State Representative</td>
<td>Debbie Mayfield</td>
<td>14,951</td>
<td>60.92%</td>
</tr>
<tr>
<td></td>
<td>Sheriff</td>
<td>Ken Mascara</td>
<td>87,117</td>
<td>75.24%</td>
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<tr>
<td>August 24, 2010</td>
<td>U.S. Senate</td>
<td>Marco Rubio</td>
<td>12,766</td>
<td>79.31%</td>
</tr>
<tr>
<td></td>
<td>Governor</td>
<td>Alex Sink</td>
<td>9,251</td>
<td>70.41%</td>
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<tr>
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<td>County Commission</td>
<td>Frances Hutchinson</td>
<td>8,999</td>
<td>58.49%</td>
</tr>
<tr>
<td>November 2, 2010</td>
<td>U.S. Representative</td>
<td>Alcee L. Hastings</td>
<td>4,923</td>
<td>72.03%</td>
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<tr>
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<td>State Representative</td>
<td>Debbie Mayfield</td>
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<td>School Board</td>
<td>Donna Mills</td>
<td>36,564</td>
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<td>January 31, 2012</td>
<td>President</td>
<td>Mitt Romney</td>
<td>10,935</td>
<td>46.81%</td>
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<tr>
<td>August 14, 2012</td>
<td>U.S. Senator</td>
<td>Bill Nelson</td>
<td>12,765</td>
<td>79.72%</td>
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<td>State Representative</td>
<td>Randy Johnson</td>
<td>336</td>
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<td>Bob Benton</td>
<td>10,139</td>
<td>60.63%</td>
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<tr>
<td>November 6, 2012</td>
<td>U.S. Senator</td>
<td>Bill Nelson</td>
<td>70,179</td>
<td>58.95%</td>
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<tr>
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<td>State Representative</td>
<td>Gayle Harrell</td>
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<td>93.94%</td>
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<td>Supervisor of Elections</td>
<td>Gertrude Walker</td>
<td>75,767</td>
<td>64.37%</td>
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<tr>
<td>August 26, 2014</td>
<td>U. S. Representative</td>
<td>Carl Domino</td>
<td>5,144</td>
<td>37.44%</td>
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<tr>
<td></td>
<td>Governor</td>
<td>Rick Scott</td>
<td>11,717</td>
<td>83.01%</td>
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<tr>
<td>November 4, 2014</td>
<td>U.S. Representative</td>
<td>Patrick Murphy</td>
<td>57,689</td>
<td>64.66%</td>
</tr>
<tr>
<td></td>
<td>State Senator</td>
<td>Debbie Mayfield</td>
<td>3,853</td>
<td>60.00%</td>
</tr>
<tr>
<td>Name</td>
<td>Position</td>
<td>Votes</td>
<td>Percentage</td>
<td></td>
</tr>
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<td>------------------------</td>
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<tr>
<td>Kathryn Nelson</td>
<td>County Judge</td>
<td>44,932</td>
<td>57.73%</td>
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<td><strong>March 15, 2016</strong></td>
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<tr>
<td>Hillary Clinton</td>
<td>President</td>
<td>17,562</td>
<td>66.89%</td>
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<tr>
<td><strong>August 30, 2016</strong></td>
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<tr>
<td>Patrick Murphy</td>
<td>U.S. Senator</td>
<td>17,278</td>
<td>79.68%</td>
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<tr>
<td>Diamond R. Litty</td>
<td>Public Defender</td>
<td>26,011</td>
<td>60.06%</td>
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<tr>
<td>Ken J. Mascara</td>
<td>Sheriff</td>
<td>38,895</td>
<td>81.26%</td>
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</tr>
<tr>
<td><strong>November 8, 2016</strong></td>
<td></td>
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<tr>
<td>Patrick Murphy</td>
<td>U.S. Senator</td>
<td>69,529</td>
<td>49.78%</td>
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<tr>
<td>Erin Grall</td>
<td>State Representative</td>
<td>7,033</td>
<td>96.91%</td>
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<tr>
<td>Joseph E. “Joe” Smith</td>
<td>Clerk of Circuit Court</td>
<td>101,690</td>
<td>95.25%</td>
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<tr>
<td><strong>August 28, 2018</strong></td>
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<tr>
<td>Rick Scott</td>
<td>U.S. Senate</td>
<td>20,216</td>
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</tr>
<tr>
<td>Donna Mills</td>
<td>School Board</td>
<td>32,078</td>
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<tr>
<td><strong>November 6, 2018</strong></td>
<td></td>
<td></td>
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</tr>
<tr>
<td>Sean Mitchell</td>
<td>County Commissioner</td>
<td>61,743</td>
<td></td>
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</table>
VOTER INFORMATION

REGISTRATION REQUIREMENTS

- At least 16 years of age;
- A citizen of the United States;
- A legal resident of the State of Florida;
- A legal resident of the county in which that person seeks to be registered;
- Register pursuant to the Florida Election Code.
- A person who is otherwise qualified may pre-register on or after that person’s 16th birthday and may vote in any election occurring on or after that person’s 18th birthday.

ABSENTEE VOTING

Absentee Ballots are available to all qualified voters under Florida Law. The convenience of voting from home has never been easier. All qualified voters are eligible to receive an absentee ballot. A new law has made it possible for the voter to request an absentee ballot for all elections through the year 2018. Ballots are mailed approximately 30 days prior to each election. Ballots must be returned to the Supervisor of Elections office (mail or hand deliver) no later than 7:00 pm on Election Day. A voter, or if directly instructed by the voter a member of the voter’s immediate family, or the voter’s legal guardian may request an absentee ballot from the elections office, by mail, by telephone, by fax or email and must be made no later than 5:00 pm on the sixth (6) day before the election.
POLITICAL PARTY INFORMATION

Democratic Executive Committee – Celeste Bush, Chairman
Phone: (772) 461-3448
Fax: (772) 464-0563

Republican Executive Committee – Alan Winslow, Chairman
Headquarters Phone: (352) 552-0024

The League Women Voters – Andy Poli, President
Phone: (772) 834-9482

Federal Election Commission - 1-800-424-9530
<table>
<thead>
<tr>
<th>Election Date</th>
<th>Election</th>
<th>Eligible Voters</th>
<th>Voter Turnout</th>
<th>Turnout (%)</th>
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<td>Nov. 6, 1990</td>
<td>General Election</td>
<td>72,075</td>
<td>43,457</td>
<td>60.29</td>
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<tr>
<td>Nov. 3, 1992</td>
<td>General Election</td>
<td>89,539</td>
<td>69,908</td>
<td>78.08</td>
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<td>Oct. 5, 1993</td>
<td>County Special Tax Referendum</td>
<td>92,846</td>
<td>16,980</td>
<td>18.29</td>
</tr>
<tr>
<td>Nov. 8, 1994</td>
<td>General Election</td>
<td>95,051</td>
<td>57,254</td>
<td>60.24</td>
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<tr>
<td>Oct. 3, 1995</td>
<td>County School Board Special Referendum</td>
<td>108,218</td>
<td>14,862</td>
<td>13.73</td>
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<tr>
<td>Dec. 5, 1995</td>
<td>Fort Pierce Municipal</td>
<td>19,863</td>
<td>4,568</td>
<td>23.00</td>
</tr>
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<td>Nov. 5, 1996</td>
<td>General Election</td>
<td>121,580</td>
<td>74,667</td>
<td>61.41</td>
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<td>Dec. 2, 1997</td>
<td>County Special Tax Referendum</td>
<td>127,331</td>
<td>19,469</td>
<td>15.29</td>
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<td>1st Primary Election</td>
<td>130,947</td>
<td>12,607</td>
<td>12.14</td>
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<td>Oct. 1, 1998</td>
<td>2nd Primary Election</td>
<td>131,222</td>
<td>8,608</td>
<td>6.56</td>
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<td>Nov. 3, 1998</td>
<td>General Election</td>
<td>131,806</td>
<td>54,686</td>
<td>41.49</td>
</tr>
<tr>
<td>Nov. 7, 2000</td>
<td>General Election</td>
<td>117,787</td>
<td>78,709</td>
<td>66.82</td>
</tr>
<tr>
<td>Nov. 5, 2002</td>
<td>General Election</td>
<td>127,436</td>
<td>67,818</td>
<td>53.22</td>
</tr>
<tr>
<td>Nov. 2, 2004</td>
<td>General Election</td>
<td>137,951</td>
<td>100,374</td>
<td>72.80</td>
</tr>
<tr>
<td>June 7, 2005</td>
<td>City of Port St. Lucie Referendum</td>
<td>75,492</td>
<td>12,286</td>
<td>16.27</td>
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<td>Nov. 7, 2006</td>
<td>General Election</td>
<td>145,617</td>
<td>70,797</td>
<td>48.62</td>
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<tr>
<td>June 26, 2007</td>
<td>County Special Tax Referendum</td>
<td>149,389</td>
<td>21,781</td>
<td>14.58</td>
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<tr>
<td>Nov. 4, 2008</td>
<td>General Election</td>
<td>157,676</td>
<td>121,598</td>
<td>77.12</td>
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<tr>
<td>Aug. 4, 2009</td>
<td>Special General Election State Senate Dist. 28</td>
<td>125,730</td>
<td>16,264</td>
<td>12.94</td>
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<tr>
<td>Nov. 3, 2009</td>
<td>Fort Pierce Municipal</td>
<td>20,467</td>
<td>3,904</td>
<td>19.07</td>
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<tr>
<td>Aug. 24, 2010</td>
<td>Primary Election</td>
<td>164,129</td>
<td>35,166</td>
<td>21.43</td>
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<td>Nov. 2, 2010</td>
<td>General Election</td>
<td>165,819</td>
<td>77,022</td>
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<tr>
<td>Aug. 14, 2012</td>
<td>Primary Election</td>
<td>170,207</td>
<td>38,596</td>
<td>22.68</td>
</tr>
<tr>
<td>Date</td>
<td>Type</td>
<td>Votes Cast</td>
<td>Votes For</td>
<td>Vote %</td>
</tr>
<tr>
<td>--------------</td>
<td>-------------------------------------</td>
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<tr>
<td>Nov. 6, 2012</td>
<td>General Election</td>
<td>175,554</td>
<td>123,301</td>
<td>70.5</td>
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<tr>
<td>August 26, 2014</td>
<td>Primary Election</td>
<td>180,068</td>
<td>35,068</td>
<td>19.47</td>
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<td>Nov. 4, 2014</td>
<td>General Election</td>
<td>182,254</td>
<td>90,560</td>
<td>49.69</td>
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<tr>
<td>March 15, 2016</td>
<td>Presidential Preference Primary</td>
<td>132,684</td>
<td>58,232</td>
<td>43.89</td>
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<tr>
<td>August 30, 2016</td>
<td>Primary Election</td>
<td>188,498</td>
<td>49,644</td>
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<td>Nov. 8, 2016</td>
<td>General Election</td>
<td>194,368</td>
<td>142,940</td>
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<td>August 28, 2018</td>
<td>Primary Election</td>
<td>200,118</td>
<td>53,574</td>
<td>26.77</td>
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<tr>
<td>November 6, 2018</td>
<td>General Election</td>
<td>203,131</td>
<td>125,243</td>
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