State of Michigan

Proposal 20-1

A proposed constitutional amendment to allow money from oil and gas mining on state-owned lands to continue to be collected in state funds for land protection and creation and maintenance of parks, nature areas, and public recreation facilities; and to describe how money in those state funds can be spent

This proposed constitutional amendment would:

- Allow the State Parks Endowment Fund to continue receiving money from sales of oil and gas from state-owned lands to improve, maintain and purchase land for State parks, and for Fund administration, until its balance reaches $800,000,000.

- Require subsequent oil and gas revenue from state-owned lands to go into the Natural Resources Trust Fund.

- Require at least 20% of Endowment Fund annual spending go toward State park improvement.

- Require at least 25% of Trust Fund annual spending go toward parks and public recreation areas and at least 25% toward land conservation.

Should this proposal be adopted?
State of Michigan

Proposal 20-2

A proposed constitutional amendment to require a search warrant in order to access a person’s electronic data or electronic communications

This proposed constitutional amendment would:

- Prohibit unreasonable searches or seizures of a person’s electronic data and electronic communications.
- Require a search warrant to access a person’s electronic data or electronic communications, under the same conditions currently required for the government to obtain a search warrant to search a person’s house or seize a person’s things.

Should this proposal be adopted?
Memphis Police Protection Millage

For the purpose of raising funds to be used exclusively to provide police protection within the City of Memphis, located in St. Clair and Macomb counties, shall the Constitutional limitation upon the total amount of taxes which may be assessed in one year upon all taxable property located in the City be increased by up to 2.9871 mills ($2.9871 per $1,000 of taxable value) for a period of six years from, 2021 through 2026, inclusive? If approved and levied in full, this millage will raise approximately $80,460.00 in its first year which by law can only be used to provide police protection within the City.
This is a charter amendment to require a period of public comment of at least two (2) minutes per person at regularly scheduled City Council meetings prior to City Council voting on matters requiring a vote at such meeting, and to require a second period of public comment near the conclusion of each regularly scheduled City Council meeting in conformity with the Michigan Open Meetings Act, as amended.

Shall the Charter of the City of St. Clair Shores be amended to require a period of public comment of at least two (2) minutes per person prior to City Council voting on matters requiring a vote at such meeting, and a second period of public comment near the conclusion of each City Council meeting in conformity with the Michigan Open Meetings Act, as amended?
Sterling Heights

Term of Office for Mayor and City Council
City of Sterling Heights

Shall Section 5.01 of the City Charter be amended to provide that the Mayor and councilpersons serve a four-year term of office?
Sterling Heights

Nominating Petition Signature Requirements
for Elective Office in the City of Sterling Heights

Shall Section 3.13 of the City Charter be amended to set the number of signatures required for nominating petitions to be filed with the clerk at a minimum of 400 of the city’s registered voters and no more than 1,000 registered voters?
Utica

Marihuana Business Ordinance Amendment

Shall an ordinance entitled The Citizen Revised Marihuana Business Ordinance to Clean Contaminated Property in the City of Utica be enacted to revise the current Marihuana Business Ordinance to provide for two additional licenses to co-locate at one additional location thus increasing the number of physical locations from two locations to three locations for the sale of medical and recreational marihuana south of Hall Road and on the West side of Van Dyke?
Warren

City Charter Amendment

A proposal to require the office of mayor to have the same term limits as the other city elected offices

The proposed amendment would require all city elected offices to have the same term limits of three (3) terms or twelve (12) years. Currently the office of mayor has a limit of five (5) terms or twenty (20) years and the offices of city council, clerk, and treasurer have a limit of three (3) terms or twelve (12) years. Any terms or years served prior to this amendment are included.

PROPOSAL: Should the office of mayor have the same term limits as the other city elected offices, which is the greater of three (3) complete terms or twelve (12) years?
Shall the Township Board of Trustees of Bruce Township, County of Macomb, be expanded in accordance with 351 PA 1925, from five (5) members to seven (7) members by the election of two (2) additional Township Trustees, who shall be elected at the next general November election?